

Assessment Report for Cedar LNG (Project)

With respect to the application by Cedar LNG Partners LP for an Environmental Assessment Certificate pursuant to the *Environmental Assessment Act*, S.B.C. 2002, c. 43 and the *Impact Assessment Act*, S.C. 2019, c. 28, s. 1 as a substituted assessment

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ACRONYM AND ABBREVIATION LIST

µg/m ³	Micrograms per Cubic Metre	CEMS	Cumulative Effects of Marine Shipping
Act (2002)	<i>Environmental Assessment Act (2002)</i>	CHN	Council of the Haida Nation
Act (2018)	<i>Environmental Assessment Act (2018)</i>	CMT	Culturally Modified Trees
Agency	Impact Assessment Agency of Canada	CO	Carbon Monoxide
AIA	Archaeological Impact Assessment	CO ₂	Carbon Dioxide
AIR	Application Information Requirements	CO ₂ e	Carbon Dioxide Equivalents
Application	Application for an Environmental Assessment Certificate	COPC	Contaminants of Potential Concern
AQO	B.C. Ambient Air Quality Objectives	COSEWIC	Committee on the Status of Endangered Wildlife in Canada
ATV	All-Terrain Vehicle	CRI	Commercial, Recreational and Indigenous Fisheries
BAT	Best Achievable Technology	CSA	<i>Canada Shipping Act</i>
BCWQG-FAL	B.C. Guidelines for Protection of Aquatic Life	CTD	Conductivity-Temperature-Depth
B.C.	British Columbia	dAIR	Draft Application Information Requirements
BMP	Best Management Practices	Db	Decibel
CAAQ	Current Canadian Ambient Air Quality Standards	dBA	A-weighted Decibel
CAC	Criteria Air Contaminants	DFO	Department of Fisheries and Oceans Canada
CAS	Climate Action Secretariat	DWT	Dead Weight Tonnes
CBD	<i>Convention on Biological Diversity</i>	EA	Environmental Assessment
CCG	Canadian Coast Guard	EAC	Environmental Assessment Certificate
CCME	Canadian Council of Ministers of the Environment	EAO	Environmental Assessment Office
CDC	Conservation Data Centre	ECCC	Environment and Climate Change Canada
CEBP Program	Coastal Environmental Baseline Program	EMA	<i>Environmental Management Act</i>
Cedar	Cedar LNG Partners Ltd.	EMSA	Enhanced Maritime Situational Awareness
Cedar LNG	the Cedar LNG Project	EMP	Environmental Management Plan
CEMP	Construction Environmental Management Plan	ENV	Ministry of Environment

EPIC	EAO's Project Information Centre	IMO	International Maritime Organization
EPMG	Environmental Protection and Management Guide	Indigenous Interests	Any Interests related to an Indigenous nation, as well as their Section 35 Rights
EPMR	Environmental Protection and Management Regulation	IPCC	Intergovernmental Panel on Climate Change
FEED	Front End Engineering Design	ISM	International Safety Management
FLNG	Floating Liquefied Natural Gas	Kg	Kilogram
FLNRO	Ministry of Forests, Lands and Natural Resource Operations	km	Kilometre
FSR	Forest Service Road	kt	Kilotonne
FTE	Full Time Equivalent	KTCAC	Kitimat Terrace Clean Air Coalition
GBA Plus	Gender Based Analysis Plus: an analytical process that provides a rigorous method for the assessment of systemic inequalities and a means to assess how diverse groups of people may experience policies, programs and initiatives. See Footnote 1.	kV	Kilovolt
GDP	Gross Domestic Product	LAA	Local Assessment Area
GHG	Greenhouse Gases	L _d	Daytime Equivalent Sound Levels
GIS	Geographic Information System	L _{dn}	Adjusted Day-Night Average Sound Levels
ha	Hectare	LGBTQ2+	Lesbian, Gay, Bisexual, Transgender, Queer or Questioning, Two-Spirit + others
HA	Highly Annoyed	L _{max}	Maximum Indoor Sound Levels
HAAD Destruction	Harmful Alteration, Disruption or Destruction	L _n	Nighttime Equivalent Sound Levels
HCA	<i>Heritage Conservation Act</i>	LNG	Liquefied Natural Gas
HHRA	Human Health Risk Assessment	LNG Canada	LNG Canada Export Terminal
HNS	Hazard and Noxious Substances	LRMP	Land and Resource Management Plan
HQ	Hazard Quotient	LSA	Local Study Area
hr	Hour	LWRS	Ministry of Land, Water and Resource Stewardship
IAA	<i>Impact Assessment Act</i>	m	Metre
IBA	Impact Benefits Agreement	m ²	Square Metre
IGC	International Gas Carrier Code	m ³	Cubic Metre
		MARPOL	<i>International Convention for the Prevention of Pollution from Ships</i>

MBCA	<i>Migratory Birds Convention Act</i>	PJ	Petajoule
mg/dm ² /d	Milligrams per Square Decimetre per Day	PM	Particulate Matter
mg/L	Milligrams per litre	PM _{2.5}	Particulate Matter 2.5 micrometres or smaller in diameter
MLA	<i>Marine Liability Act</i>	PM ₁₀	Particulate Matter 10 micrometres or smaller in diameter
mm	Millimeters	PNC	Pacific North Coast Nations
MNBC	Métis Nation British Columbia	PNCIMA	Pacific North Coast Integrated Management Area
MOTI	B.C. Ministry of Transportation and Infrastructure	PPA	Pacific Pilotage Authority
Mt	Metric Tonnes	PSL	Permissible Sound Level
MTPA	Million Tonnes per Annum	PVM	Proactive Vessel Management
MW	Megawatt	QP	Qualified Professional
NEEC Centre	National Environmental Emergencies	RAA	Regional Assessment Area
NCD	Non-Classified Drainages	Report	The EAO's Assessment Report for the Cedar LNG Project
NH	Northern Health Authority	RCMP	Royal Canadian Mounted Police
NO ₂	Nitrogen Dioxide	RFA	Reconciliation Framework Agreement for Bioregional Oceans Management and Protection
NO _x	Nitrogen Oxides	RSA	Regional Study Area
NRCan	Natural Resources Canada	SARA	<i>Species at Risk Act</i>
NSB	Northern Shelf Bioregion	Section 35 Rights	Asserted or established Aboriginal rights and title, as recognized and affirmed by Section 35 of the <i>Constitution Act, 1982</i>
°C	Degree(s) Celsius	SEMP	Socioeconomic Management Plan
OCP	Official Community Plan	SO ₂	Sulphur Dioxide
OGAA	<i>Oil and Gas Activities Act</i>	SOI	Summary of Issues
OGC	Oil and Gas Commission	SOLAS	<i>International Convention for Safety of Life at Sea</i>
OPP	Oceans Protection Plan	STCW	Standards of Training, Certification, and Watchkeeping for Seafarers
OPRC	<i>International Convention on Oil Pollution Preparedness, Response and Co-operation</i>		
PAH	Polycyclic Aromatic Hydrocarbon		
PD	Project Description (that would form Schedule B of the environmental assessment certificate, if issued)		

t	Tonne	VC	Valued Component
TC	Transport Canada	VLI	Visual Landscape Inventory
TDR	Technical Data Report	VOC	Volatile Organic Compounds
TEM	Terrestrial Ecosystem Mapping	WCMRC Corporation	Western Canada Maritime Response Corporation
TLUS	Traditional Land Use Studies	WHA	Wildlife Habitat Area
TMX	Trans-Mountain Expansion Project	WHO	World Health Organization
TOC	Table of Conditions	Working Group	The EAO's working group, made up of federal, provincial, local government and Indigenous nations representatives, with the mandates and skill sets relevant to the review of the Project
TRV	Toxicity Reference Value		
TSA	Timber Supply Area		
TSS	Total Suspended Solids		
TUS	Traditional Use Study		
UNCLOS	<i>United Nations Convention on the Law of the Sea</i>	WMU	Wildlife Management Unit
UWR	Ungulate Winter Range	WQG	Water Quality Guidelines

EXECUTIVE SUMMARY

Overview

Cedar LNG Partners LP, by its general partner Cedar LNG Partners Ltd. (Cedar), a Haisla Nation-led partnership with Pembina Pipeline Corporation, proposes to construct, operate and decommission the Cedar LNG Project (Cedar LNG), located within the District of Kitimat, British Columbia (B.C.) approximately 10 kilometres (km) southwest of the town centre and approximately 3 km west across the Kitimat Arm from Kitimaat Village. Cedar LNG would include a floating liquefied natural gas (FLNG) export facility and marine terminal that would process and liquefy 11.3 million cubic metres (m³) or 400 million standard cubic feet per day of natural gas to produce approximately three million tonnes of LNG per year and include storage capacity for up to 250,000 m³ of LNG. The approximately 88 hectares (ha) Cedar LNG Facility Area would contain the FLNG facility, marine terminal infrastructure, pipeline tie-in, warehouses, power substation, security building, access roads and parking. An approximately 8 km long transmission line would be constructed between the Facility Area and BC Hydro's Minette Substation to supply power to the project.

Cedar LNG would include shipping LNG between the marine terminal in Kitimat and the B.C. Coast Pilot Boarding Station located at (or near) Triple Island along the Marine Shipping Route. Cedar estimates an LNG carrier arriving at the marine terminal approximately 50 times annually, or approximately once every seven to 10 days. A typical LNG carrier calling on Cedar LNG would have an LNG cargo capacity of roughly 180,000 m³ (approximately 70,000 to 100,000 dead weight tonnes), depending on commercial arrangements.

The National Energy Board (now the Canadian Energy Regulator) approved an Export Licence that allows Cedar to export up to 214 billion m³ of natural gas over 25 years. However, Cedar may submit an application to amend the Licence to allow Cedar LNG to export natural gas for 40 years. Therefore, an operations period of up to 40 years has been considered throughout the environmental assessment (EA) and this Assessment Report.

Cedar LNG is subject to an EA under B.C.'s *Environmental Assessment Act* (2002) [the Act (2002)] and the *Impact Assessment Act* (IAA). On January 24, 2020, the federal Minister of Environment and Climate Change approved the substitution of the federal EA process to the Province of B.C. The substituted process administered by the B.C. Environmental Assessment Office (EAO) must meet the requirements of the IAA. In keeping with the Cooperation Agreement, the EAO considered the factors set out in subsection 22(1) of the IAA, provided opportunities for the public to meaningfully participate in the EA, conducted consultation with Indigenous nations that may be affected by Cedar LNG, provided opportunities for the Impact Assessment Agency of Canada (the Agency) to participate in consultation, and will provide an Assessment Report to the federal Minister of Environment and Climate Change that includes the findings and conclusions of the EA with respect to those factors.

The EAO prepared this Assessment Report in consultation with an advisory Working Group (Working Group), comprised of federal, provincial and local government representatives with mandates and skill sets relevant to the review of Cedar LNG, as well as representatives of Indigenous nations potentially affected by activities in the Facility Area and along the Marine Shipping Route (listed on Schedules B and C in the Section 11 Order). The Agency also provided advice to the EAO in relation to fulfilling the requirements related to the IAA.

The EAO undertook public consultation activities during the EA, including holding three public comment periods. All public comments, as well as Cedar and the EAO's responses to these comments, were considered in completing the EA.

In conducting this EA, the EAO considered potential environmental, economic, social, heritage and health effects, including cumulative effects. The EAO incorporated aspects of the *Environmental Assessment Act* (2018) [the Act (2018)] into the Application Information Requirements in recognition that the Act (2018) was passed in the legislature at the time the Cedar LNG EA was in its scoping phase. Cedar supported this inclusion and assessed certain Act (2018) matters in its Application. The EAO notes that should Ministers issue an EA certificate for Cedar LNG, the Project would be subject to the Act (2018) with respect to amendments, compliance and enforcement and post certificate administration provisions.

Assessment of Effects

The EAO assessed all information required by the Act (2002), effects within federal jurisdiction as required under the IAA, and certain assessment matters of the Act (2018), as described above. The assessment was informed by the Application and supplemental technical memos provided by Cedar as well as comments received from the Working Group, Indigenous nations, and the public.

The EAO assessed effects on the Valued Components (VCs) that were identified as potentially affected by Cedar LNG, specifically: air quality, acoustics, vegetation resources, wildlife, freshwater fish, marine resources, employment and economy, land and resource use, marine use, infrastructure and services, heritage and human health. The EAO considered whether any adverse effects to these VCs would be significant.

For all Indigenous nations potentially affected by Cedar LNG, the EAO assessed the potential effects of Cedar LNG on the asserted or established Aboriginal rights and title, as recognized and affirmed by Section 35 of the *Constitution Act* (1982), as well as on any broader interests related to an Indigenous nation (collectively, "Indigenous Interests"). See the section on Indigenous Consultation below for further details.

The assessment also considered other assessment matters as required under the IAA and pertaining to the Act (2018) including: risks and uncertainties associated with effects, interactions between effects, the risks of malfunctions and accidents, disproportionate effects on distinct human populations, effects on biophysical factors that support ecosystem functions,

effects on current and future generations, contributions to sustainability, consistency with land use plans, greenhouse gas emissions, alternative means for carrying out the project, and potential changes to the project that may be caused by the environment.

Key issues raised by the Working Group, Indigenous nations, and the public on the assessment included: effects of the FLNG facility on noise, air quality, wildlife and marine resources; greenhouse gas emissions; effects of marine shipping, including malfunctions and accidents; and regional socio-economic effects, in particular on housing and health care services.

Cedar proposed Mitigation Measures to avoid or minimize the adverse effects of Cedar LNG and enhance positive effects, that considered the effects of the Project and the feedback received during Application Review. In consideration of Cedar's proposed Mitigation Measures and the comments received, the EAO is proposing 16 provincial conditions, each of which includes measures to mitigate the effects of Cedar LNG or enhance positive effects. If provincial Ministers issue an Environmental Assessment Certificate (EAC), they may establish these conditions as legally binding requirements. The EAO has also recommended Mitigation Measures under the IAA to inform federal conditions and required Follow-up Programs. Federal conditions and Follow-up Programs are also proposed by the Agency for consideration by the federal Minister of Environment and Climate Change as legally binding conditions in an IAA Decision Statement, should Cedar LNG be approved to proceed.

The following mitigations are among those that are included in the provincial conditions the EAO proposes to provincial Ministers:

- A construction environmental management plan, including measures for wildlife monitoring, reporting, mitigation and Mitigation Measures for potential effects on vegetation and wetlands;
- A greenhouse gas reduction plan, requiring Cedar to conduct an analysis of best available technologies, practices and processes to minimize GHG emissions and to implement those which are technically and economically feasible;
- A community feedback process for Cedar to receive, address, and report on community concerns from the Project;
- A marine transportation communication report, requiring communication processes between Cedar and Indigenous nations related to Cedar LNG activities that may affect marine use, as well as a reporting mechanism for Indigenous nations and marine users to report any concerns;
- A health and medical services plan with Mitigation Measures to reduce impacts to health and medical services in the area; and
- A socioeconomic management plan, requiring measures to prioritize local hiring, gender equity and diversity employment, and measures to limit effects to local infrastructure and services.

The EAO is recommending Mitigation Measures under the IAA, intended to inform federal conditions, including the following:

- Freshwater fish mitigations, including reducing sediment erosion, limiting riparian clearing and requiring that stormwater discharges meet water quality guidelines;
- Marine resources mitigations, including avoiding in-water pile installation, using vibratory pile driving methods if a small craft jetty is built, and designing project lighting to reduce risk of injury or mortality and change in movement for wildlife and marine resources;
- Wildlife mitigations, including delineating clearing boundaries and buffers prior to site preparation, avoiding clearing, grubbing and grading within bird nesting periods, western toad breeding and post-breeding dispersal periods, and additional Mitigation Measures for coastal tailed frog, if their habitat is affected;
- Air quality mitigations, including regular maintenance of project equipment, controlling fugitive dust emissions and implementation of a community feedback process;
- Marine use mitigations, including development and implementation of a marine transportation management plan that includes: LNG carrier shipping schedule notification processes for Indigenous nations; reporting mechanisms for Indigenous nations and marine users to report on any concerns related to LNG carrier interference with marine use; methods for regular communication on operation activities with marine users; and safe shipping workshops for Indigenous communities;
- Employment and economy mitigations, including prioritizing local and Indigenous hiring, providing on the job training programs and apprenticeship opportunities, implementing procurement policies and practices to provide opportunities to local businesses and contractors, and working with the local community to increase opportunities for Indigenous and local community members to obtain training required for project participation;
- Infrastructure and services mitigations to reduce potential effects to local health and social infrastructure and services; and
- Human and community well-being mitigations, including development and implementation of: a gender equity and diversity policy; a drug and alcohol policy; and workplace violence, bullying and discrimination processes that contains gender appropriate and gender (and sexuality) specific policies and processes.

The EAO is also recommending federal Follow-up Programs under the IAA. Follow-up programs require monitoring to verify the predictions in the EA as well as the development and implementation of modified or additional Mitigation Measures if results of the monitoring demonstrate that additional Mitigation Measures are required to mitigate adverse federal effects. Proposed Follow-up Programs relate to the following VCs and considerations:

- Targeting Facility Area effects:
 - Air quality;
 - Acoustic;
 - Wetlands;
 - Marine resources (related to water quality);
 - Infrastructure and services (related to employment and health effects from the increased workforce; and

- o Gender Based Analysis (GBA) Plus¹ (related to the workforce).
- Targeting both Facility Area and Marine Shipping Route effects:
 - o Wildlife; and
 - o GHG emissions.
- Targeting Marine Shipping Route effects:
 - o Marine use (related to wake and wake effects from marine shipping and effects on Indigenous marine use, harvesting and access to important sites).

In addition to the requirement for an EAC, Cedar also requires various permits, approvals and authorizations which relate primarily to disturbance of land, water, fish and fish habitat, and disruption to marine navigation. Prior to construction, Cedar LNG must obtain provincial permits under the *Environmental Management Act*, the *Oil and Gas Activities Act* and the *Wildlife Act*. Cedar LNG is also subject to federal legislation, including the *Canada Shipping Act (2001)*, *Marine Transportation Security Act*, *Marine Liability Act*, *Fisheries Act*, *Canadian Navigable Waters Act*, and *Pilotage Act*.

In consideration of the Mitigation Measures that would be required of Cedar LNG, either in an EAC or federal decision statement should Cedar LNG be approved, or in subsequent regulatory processes, the EAO concludes that Cedar LNG would result in residual adverse effects that include:

- Changes to air quality and increased GHG emissions, resulting primarily from the process of liquefying natural gas and exhaust from LNG carriers and tugs;
- Increases in noise from the construction of infrastructure in the Facility Area and the transmission line, as well as the operation of the FLNG Facility and marine shipping activities;
- Human health effects from changes in air quality and noise;
- Effects on vegetation and wildlife from clearing and construction of the transmission line, FLNG facility and related infrastructure;
- Changes to marine water quality, changes to marine habitat, and effects on marine organisms from construction and operation of the FLNG facility and marine shipping;
- Changes to private property, tenured, and non-tenured land use;
- Changes to marine navigation, marine fisheries and other marine uses;
- Changes in infrastructure and services, accommodation availability and transportation infrastructure;

¹ GBA Plus is an analytical process that provides a rigorous method for the assessment of systemic inequalities, as well as a means to assess how diverse groups of women, men, and gender diverse people may experience policies, programs and initiatives. The “plus” in GBA Plus acknowledges that GBA Plus is not just about differences between biological (sexes) and socio-cultural (genders). GBA Plus considers many other identity factors such as race, ethnicity, religion, age, and mental or physical disability, and how the interaction between these factors influences the way we might experience government policies and initiatives. See here for further details: <https://women-gender-equality.canada.ca/en/gender-based-analysis-plus.html>

- Effects on human and community well-being through effects on social determinants of health; and
- Effects on biophysical factors that support ecosystem function via effects on habitat diversity, structural complexity, habitat connectivity and water.

In addition to the effects listed above, the EAO concluded that Cedar LNG would result in residual adverse effects to the following IAA factors:

- Effects on Current Use of Lands and Resources for Traditional Purposes [IAA 2(c)(ii)] through effects to fishing and marine harvesting, traditional hunting, trapping and plan gathering, and the access and experience of these activities;
- Effects on cultural heritage [IAA 2(c)(i)] through changes to access and sensory disturbance; and
- Effects to the health, social or economic conditions of the Indigenous peoples of Canada [IAA 2(d)] through changes to air quality, acoustics, social and economic conditions, infrastructure, service, health and well-being.

The EAO predicts that none of the potential adverse effects of Cedar LNG would be significant.

The EAO also concluded that Cedar LNG would further advance reconciliation because Haisla Nation would directly own and participate in a major industrial development in their territory and would leverage resources to pursue community goals and build for future generations. The Project is also expected to result in net positive residual effect to the regional employment, regional business and regional economy. The EAO concluded that positive effects of Cedar LNG have been enhanced to the extent possible.

Indigenous Consultation

Potential effects from Cedar LNG would occur in the traditional territories of the following Indigenous nations (listed alphabetically), with whom the EAO consulted deeply throughout the EA:

- Gitga'at First Nation;
- Gitxaala Nation;
- Haisla Nation;
- Kitselas First Nation;
- Kitsumkalum First Nation;
- Lax Kw'alaams Band; and
- Metlakatla First Nation.

In addition, the EAO consulted with Haida Nation, represented by the Council of the Haida Nation (CHN), and Métis Nation British Columbia on behalf of the Agency, as part of the substituted assessment. The EAO engaged CHN on aspects of Cedar LNG related to marine shipping and engaged Métis Nation British Columbia at the lower end of the consultation spectrum.

Many Indigenous nations raised concerns during the EA related to cumulative effects from marine shipping, including increased noise, disturbance of marine use and traditional activities and the potential for marine malfunctions and accidents, as well as regional cumulative social and economic effects.

The EAO engaged collaboratively and sought consensus with Indigenous nations on the assessment of project effects to Indigenous Interests and proposed provincial conditions and federal Mitigation Measures under the IAA. The EAO worked with those Indigenous nations who were interested in doing their own assessment to provide their own section of this Report. These nation-led assessments were based on their nation-specific Indigenous Interests using the information provided by Cedar in its Application and each Indigenous nation's own Indigenous knowledge. The sections that the EAO drafted for Indigenous nations were shared with those Indigenous nations to work together on a final version for this Report.

Conclusions

The EAO concludes that, considering the analysis and implementation of the proposed provincial conditions, the recommended Mitigation Measures and the federal Follow-up Programs under the IAA, and the permitting and other regulatory requirements that the Project would be subject to, adverse residual effects of Cedar LNG would not be significant and positive effects have been enhanced to the extent possible. The Project has the potential for adverse effects on VCs and on the Indigenous Interests of Indigenous nations. Cedar LNG also has the potential for positive effects on the economy and Haisla Nation's community and development goals.

PART A - INTRODUCTION AND BACKGROUND

1 PURPOSE OF THE ASSESSMENT REPORT

The purpose of this Assessment Report (report) is to summarize the procedures and findings of the Environmental Assessment (EA) conducted by the British Columbia (B.C.) Environmental Assessment Office (EAO) for the Cedar LNG Project (Cedar LNG). Cedar LNG Partners LP., by its general partner Cedar LNG Partners Ltd. (Cedar) submitted its Cedar LNG Project's Application for an Environmental Assessment Certificate (Application) and the formal Application Review commenced on February 4, 2022.

The EAO prepares this Report as the Assessment Report for provincial Ministers who are responsible for making a decision on the Project under Section 17 of the Act (2002)². For Cedar LNG, the deciding provincial Ministers are the Minister of the Environment and Climate Change Strategy and the Minister of Energy, Mines and Low Carbon Innovation.

Cedar LNG is assessed under the Act (2002). However, the EAO incorporated aspects of the Act (2018) into the Application Information Requirements (AIR) in recognition that the Act (2018) was passed in the legislature at the time Cedar LNG was in its scoping phase and Cedar supported this inclusion and assessed certain matters of the Act (2018) in its Application. Matters of the Act (2018) are identified in the report, where they are described. The EAO notes that should Ministers issue an EA certificate for Cedar LNG, the Project would be subject to the Act (2018) with respect to amendments, compliance and enforcement and post certificate administration provisions.

On January 24, 2020, the federal Minister of the Environment and Climate Change substituted the conduct of the federal impact assessment to the B.C. EA process. The substituted process must meet the requirements of the *Impact Assessment Act* (IAA). The approval was granted with the understanding that the assessment would be conducted by the EAO in the spirit of the Impact Assessment Cooperation Agreement between Canada and British Columbia (Cooperation Agreement) (2019) entered into by the Impact Assessment Agency of Canada (the Agency) and the EAO. The Agency provided guidance and information directly to the EAO regarding the substituted process and federal requirements under the IAA. In keeping with the Cooperation Agreement, the EAO considered the factors set out in subsection 22(1) of the IAA, provided opportunities for the public to meaningfully participate in the EA, conducted consultation with Indigenous peoples that may be affected by the Project and provided opportunities for the Agency to participate in consultation, and will provide an Environmental

² If Cedar is issued an environmental assessment certificate, this would be governed by the Act (2018), Section 78 (3) where all environmental assessment certificates under the Act (2002) are continued as an environmental assessment certificate under the Act (2018).

Assessment Report to the federal Minister of Environment and Climate Change that includes the findings and conclusions of the EA with respect to those factors. The EAO assessed Cedar LNG consistent with the Notice of Substitution Approval³ under the IAA. Ultimately, substitution results in a single assessment process designed to support Indigenous, provincial, and federal decision makers.

This Report will be submitted to the federal Minister of Environment and Climate Change to inform his decision-making under the IAA.

This Report:

- Describes Cedar LNG, the substituted EA process, and consultation undertaken during the EA;
- Documents work undertaken by the EAO to consult and accommodate Indigenous nations;
- Describes the engagement and collaboration with Indigenous nations including collaborating on their respective Indigenous nation section of the EAO's assessment and consensus seeking including on the referral materials;
- Documents procedural aspects of consultation with Indigenous Groups, including Métis Nation B.C. on behalf of Canada;
- Identifies the potential environmental, economic, social, heritage and health effects of Cedar LNG, including cumulative effects and how Cedar proposes to mitigate adverse effects;
- Identifies effects of the Project on Indigenous nations, including impacts on Aboriginal rights;
- Assesses other assessment matters based on IAA requirements and considerations of the Act (2018) including: risks and uncertainties associated with effects, interactions between effects, the risks of malfunctions and accidents, disproportionate effects on distinct human populations, effects on biophysical factors that support ecosystem functions, effects on current and future generations, contributions to sustainability, consistency with land use plans, greenhouse gas emissions, alternative means for carrying out the project, and potential changes to the Project that may be caused by the environment;
- Identifies the residual adverse effects after mitigation;
- Identifies the conditions proposed by the EAO;

³ Notice of Substitution Approval available at:

https://www.projects.eao.gov.bc.ca/api/public/document/5e585defa0087300223bfd68/download/Cedar%20LNG_Federal%20Response%20to%20Request%20for%20Substitution%20Approval%20Under%20the%20Impact%20Assessment%20Act_2020-01-24.pdf

- Recommends Mitigation Measures⁴ and under the IAA (Mitigation Measures) and Follow-up Programs (Appendix 1); and
- Sets out conclusions based on Cedar LNG's potential for significant adverse residual effects with respect to both the Act (2002) and the IAA.

In the preparation of this Report, the following information has been considered:

- The Application and supplemental information provided by Cedar;
- Information contained in the Joint Permitting / Regulatory Coordination Plan;
- Advice provided on the Application and supplemental information by the Working Group and Indigenous nations; and
- Input received from members of the public.

The Application, supplemental information, comments from the Working Group and Indigenous nations, and public comments are posted to the EAO's Project Information Centre (EPIC)⁵.

⁴ The EAO has recommended Mitigation Measures to mitigate potential adverse effects related to IAA because Cedar LNG is undergoing a substituted EA process. The EAO led consultation on the Mitigation Measures to inform the development of the federal Conditions. Recommended federal conditions are not included in the Assessment Report and, under the Coordination Agreement, the Agency and the EAO will jointly review potential conditions for the decision statement under the IAA and the EA certificate under the Act to minimize duplication and regulatory burden, and to align reporting and notification requirements, terminology and definitions, and deadlines, to the extent possible. The EAO understands that the Agency is proposing conditions that have been informed by the Mitigation Measures recommended by the EAO.

⁵ <https://www.projects.eao.gov.bc.ca/p/5d64644c2f3e4f00223e81c0/project-details>

2 PROJECT OVERVIEW

2.1 PROPONENT DESCRIPTION

The Cedar LNG Project is proposed by Cedar LNG Partners LP, by its general partner Cedar LNG Partners Ltd. (Cedar), a Haisla Nation-led partnership with Pembina Pipeline Corporation. Cedar LNG would be owned and operated by Cedar. Cedar provides updates on Cedar LNG at <https://www.cedarlng.com/>.

2.2 PROJECT DESCRIPTION AND SCOPE

2.2.1 PROJECT DESCRIPTION AND LOCATION

Cedar proposes to construct, operate, and decommission Cedar LNG, a floating liquefied natural gas (FLNG) export facility and marine terminal that would process and liquefy 11.3 million cubic metres (m³) or 400 million standard cubic feet per day of natural gas to produce approximately 3 million tonnes of LNG per year and include storage capacity for up to 250,000 m³ of LNG. The Cedar LNG Facility Area contains the FLNG, marine terminal infrastructure, pipeline tie-in, warehouses, power substation, security building, access roads and parking, and the total area of the Facility Area is estimated to be approximately 88 hectares (ha).

One of the off-site components of Cedar LNG is an approximately 8 kilometres (km) long, 287 kilovolt (kV) transmission line between BC Hydro's Minette Substation and the Facility Area. It is expected that the right-of-way will be approximately 45 metres (m) wide, and the total area of the transmission line right-of-way is estimated to be approximately 32.5 ha. Cedar has identified two potential alignments for the transmission line, and the final alignment will be confirmed during Front End Engineering Design (FEED).

Shipping LNG along the route between the marine terminal in Kitimat and the BC Coast Pilot Boarding station located at or near Triple Island (Marine Shipping Route) is a Project activity within the scope of the assessment (see Figure 1 below). Beyond this scope of assessment boundary, in Canadian waters from the international boundary, LNG carriers travel through Dixon Entrance north of Haida Gwaii and through Hecate Strait between Haida Gwaii and the mainland. BC Coast Pilot(s) are on the LNG carriers between the Triple Island Pilot Boarding Station and the marine terminal. LNG carriers traveling to and from the marine terminal to the pilot boarding station would follow a route through Browning Entrance, Principe Channel, Nepean Sound, Otter Channel, Squally Channel, Lewis Passage, Wright South and Douglas Channel. Cedar estimates an LNG carrier arriving at the marine terminal approximately 50 times annually, one every 7 to 10 days. A single carrier would travel both in and out along the Marine Shipping Route, resulting in 100 transits. The typical LNG carrier calling on Cedar LNG would

have an LNG cargo capacity of roughly 180,000 m³ (approximately 70,000 to 100,000 dead weight tonnes (DWT)), however, the size of the LNG carriers would be dependent on commercial arrangements.

The National Energy Board (now the Canadian Energy Regulator) approved Export Licence GL-327 that allows Cedar to export up to 214 billion m³ of natural gas, in the form of liquified natural gas, over 25 years. However, Cedar may submit an application to amend the Licence to allow Cedar LNG to export natural gas, in the form of liquified natural gas, for 40 years. Therefore, an operations period of up to 40 years has been considered throughout the EA and this Report.

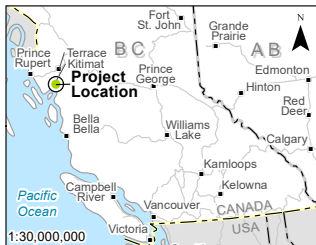
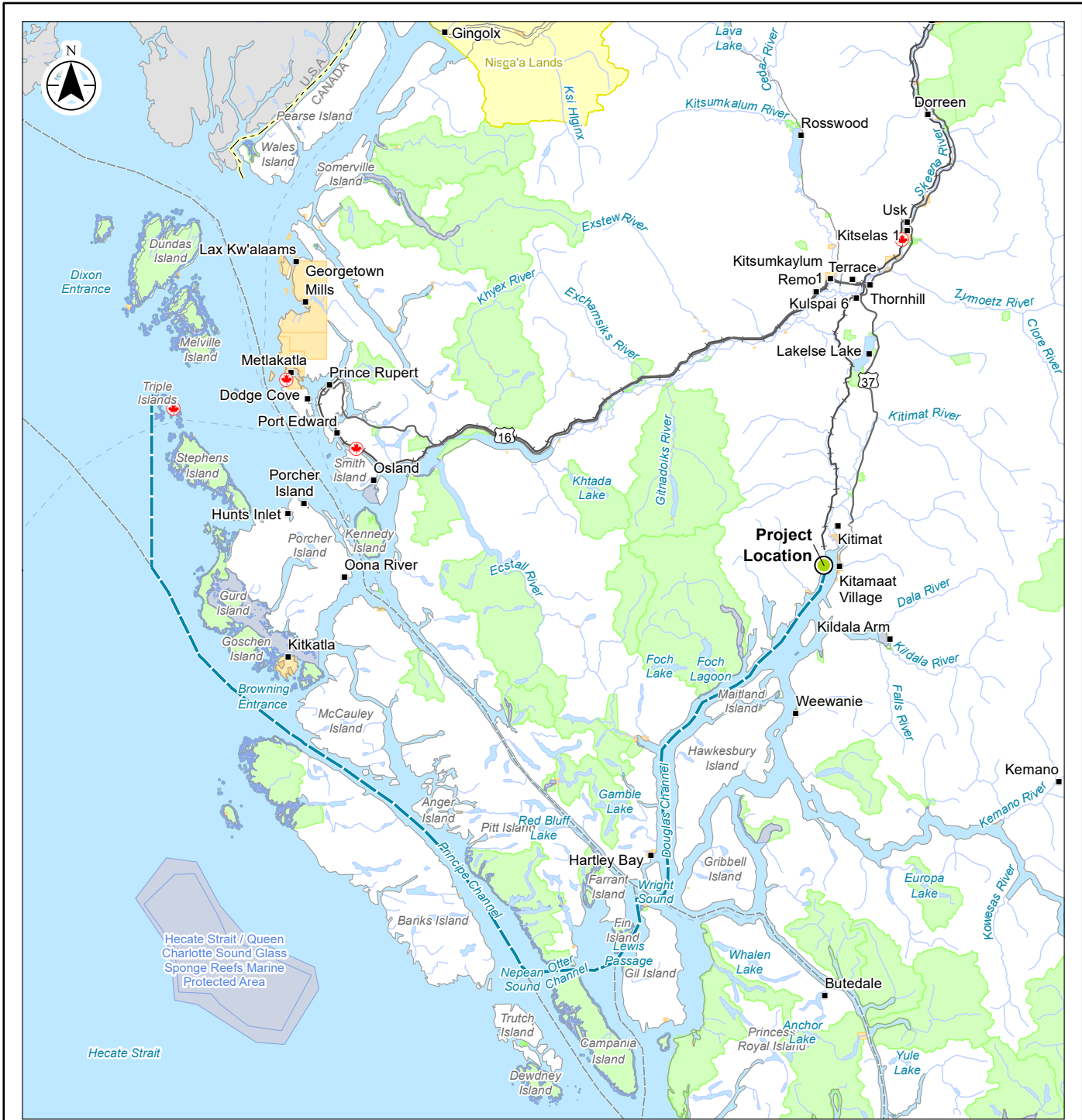
Cedar LNG would be located primarily on Haisla Nation owned, fee simple land within the Haisla Nation's traditional territory. The Cedar LNG facility is within the District of Kitimat, B.C., approximately 10 km southwest of the town centre and approximately 3 km west across the Kitimat Arm from Kitimaat Village. The facility site and surrounding lands are designated for industrial and port development use by the District of Kitimat. Access to the on-site Facility Area components will be from the Bish Creek Forest Service Road (FSR) that runs through the property.

Cedar LNG involves the on-site Facility Area and off-site facilities. The on-site facility portion would be located on land (District Lot 99, PID 013-061-267) and water lot (Lot A DL 5469, PID 029-462-142) owned in fee simple by Haisla Enterprises, an affiliate of Haisla Nation. An agreement will be put in place with Haisla Enterprises for Cedar's use of this land. Cedar LNG requires a water lot tenure for the submerged Crown land to encompass the area required for the FLNG facility, mooring LNG carriers and to safely operate Cedar LNG. For the transmission line right-of-way, tenure would be required for the provincial Crown land portion and Cedar would negotiate right-of-way agreements with landowners for the parts of the right-of-way that cross private property. The assessment of Land and Resource Use is provided in Section 1.1, and Marine Use is provided in Section 5.9 of this Report.

Cedar LNG's Marine Shipping Route overlaps with the following Indigenous nations: Haisla Nation (Haisla), Gitga'at Nation (Gitga'at), Gitxaala Nation (Gitxaala), Kitselas First Nation (Kitselas), Kitsumkalum First Nation (Kitsumkalum), Lax Kw'alaams Band (Lax Kw'alaams) and Metlakatla First Nation (Metlakatla). In granting the EAO's substitution request to have the EAO conduct the impact assessment under the Act (2002), the Agency required the EAO to consult with Haida Nation (Haida) and the Métis Nation British Columbia (MNBC) on behalf of the Government of Canada.

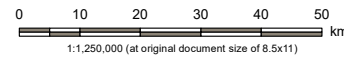
The Cedar LNG on-site Facility Area would be closest to Kitimaat Village, a community of the Haisla Nation which is located across the Kitimat Arm approximately 3 km east of the facility.

See Figure 1 for the Location of the Cedar LNG and the Marine Shipping Route.



Notes
 1. Coordinate System: NAD 1983 UTM Zone 9N
 2. Data Sources: DataBC, Government of British Columbia; Natural Resources Canada; Canadian Hydrographic Service

- International Boundary
- Highway
- Road
- Ferry Route
- Shipping Route
- Railway
- Watercourse
- Waterbody
- Reserve Land
- Treaty Lands
- Park or Protected Area
- Marine Park or Protected
- Project Location
- Marine Shipping Route (Approximate Location)
- National Historic Site of Canada



Project Location: Kitimat, British Columbia
 Project Number: 123221953
 Prepared by: LTRUDELL on 20211126
 Discipline Review by: WPRYSTAY on 20211126
 GIS Review by: SFORTAIS on 20211126

Client/Project/Report: Produced by Stantec for Cedar LNG Partners LP for the Cedar LNG Project

Title: Cedar LNG Project Marine Shipping Route

Figure 1: Location of Cedar LNG and the Marine Shipping Route

2.2.2 PROJECT COMPONENTS

Cedar LNG would involve the following on-site and off-site components: a FLNG facility that will be permanently moored to a marine terminal which will provide power and gas line connections to the FLNG as well as an optional small craft (tug) jetty, and a transmission line to provide power from the Minette Substation located in Kitimat (see Figure 2). Shipping of LNG between the marine terminal and the Triple Island Pilot Boarding Station, which is shown on Figure 1 above, is considered a project activity. See [Section 2.2.1](#) of this Report for details on the Marine Shipping Route.

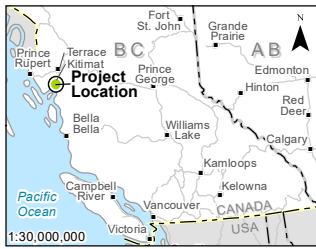
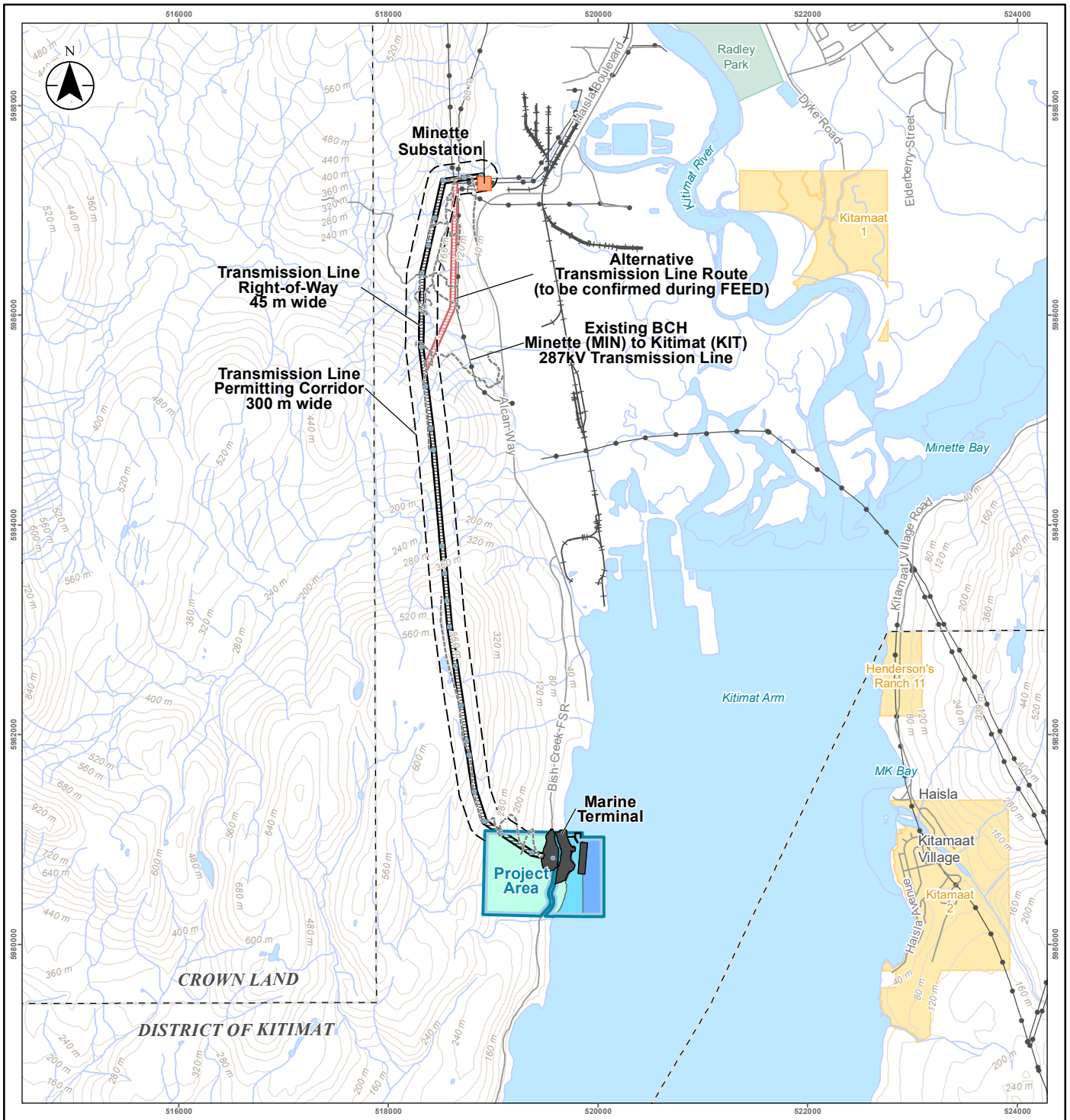
Below is a summary description of the Facility Area. The Application provides more details on this component as well as on the proposed supporting infrastructure including warehouse(s), substation, security building, parking, access road, the transmission line, systems for water treatment, firewater system, control room monitoring including an emergency shutdown system and emergency power. The component information is based on pre-FEED information and according to Cedar, this information will be refined as project design advances. Any changes to the detailed design of Cedar LNG will be included in the relevant permit applications.

FLOATING LNG FACILITY

The FLNG facility would be a physical barge structure, constructed overseas in a shipyard in Asia and then transported by sea to the marine terminal where it will have the strut mooring system attached to it. The FLNG will have 4 to 5 membrane tanks for LNG storage contained in the barge's hull and modules will be installed above the main deck to treat and liquefy the natural gas as well as having supporting infrastructure and power infrastructure. The barge's dimensions are approximately 320 m long, 65 m wide and 32 m deep. The FLNG's main deck will be from 19 m to 24 m above the water level. The topside infrastructure will extend 45 m above the main deck. The flare stack will extend from the main deck to a height of approximately 115 m above the deck. The LNG carriers will berth directly alongside the FLNG facility for side-by-side loading. The LNG produced will be transferred to the LNG carriers through marine loading arms which will be designed to automatically disengage in the event of severe weather or emergency situation to allow the LNG carriers to quickly depart.

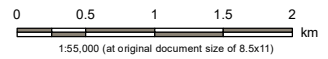
MARINE TERMINAL

The marine terminal will be a physical structure that will permanently moor the FLNG facility through an articulated system that presently consists of four struts that will be directly connected to the shore. However, the number of struts in the system may change as design advances. This strut-mooring system will allow lateral and vertical movement of the FLNG facility. During FEED, it is anticipated that the use of additional catenary type spread mooring, potentially consisting of four to eight anchors connected to the FLNG using heavy chains will be investigated. The additional moorings will serve as a fail-safe in the event of a tsunami.



Notes
 1. Coordinate System: NAD 1983 UTM Zone 9N
 2. Data Sources: DataBC, Government of British Columbia; Natural Resources Canada; Canadian Hydrographic Service

- Road
- Railway
- Transmission Line
- Topographic Contour (40 m)
- Waterbody
- Reserve Land
- Local Greenspace
- District of Kitimat
- Municipal Boundary
- Minette Substation
- Project Area
- Marine Terminal
- Transmission Line Right-of-Way
- Alternative Transmission Line Route
- Structure Location
- Transmission Line Permitting Corridor
- Access Road
- Parcel Owned by Haisla Enterprise Ltd.**
- District Lot 99, Plan 14740, PID 013-061-267
- Water Lot A, Plan EPP 14217, PID 029-462-142 (Portion)
- Proposed Crown Lease**
- Conceptual Water Lot



Project Location: Kitimat, British Columbia
 Project Number 123221953
 Prepared by LTRUDELL on 20211126
 Discipline Review by WPRYSTAY on 20211126
 GIS Review by SFORTAIS on 20211126

Client/Project/Report
 Produced by Stantec for Cedar LNG Partners LP
 for the Cedar LNG Project

Title
Project Footprint

Figure 2: Project Footprint of On-Site and Off-Site Components

The struts will be anchored on pile-supported anchor blocks located in the nearshore and high intertidal area. The marine terminal infrastructure will also provide connections to land-based power and natural gas supplies (See Figure 3 for the conceptual marine terminal layout).

LNG carriers are anticipated to arrive at the terminal on average every 7 to 10 days or approximately 50 times a year, and tugs will be required to escort the LNG carriers from the BC Pilot Boarding Station at Triple Island to the terminal. Berthing and de-berthing of the LNG carriers is expected to need tug assistance. Cedar LNG would use contracting tug service from independent tug companies that may or may not have a dedicated tug terminal in Kitimat. Cedar LNG's terminal design has a small craft jetty option, in the event that the independent tug provided does not have its own terminal.

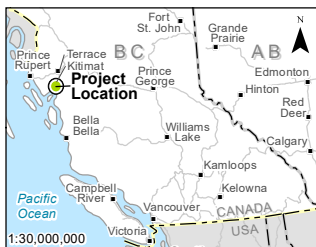
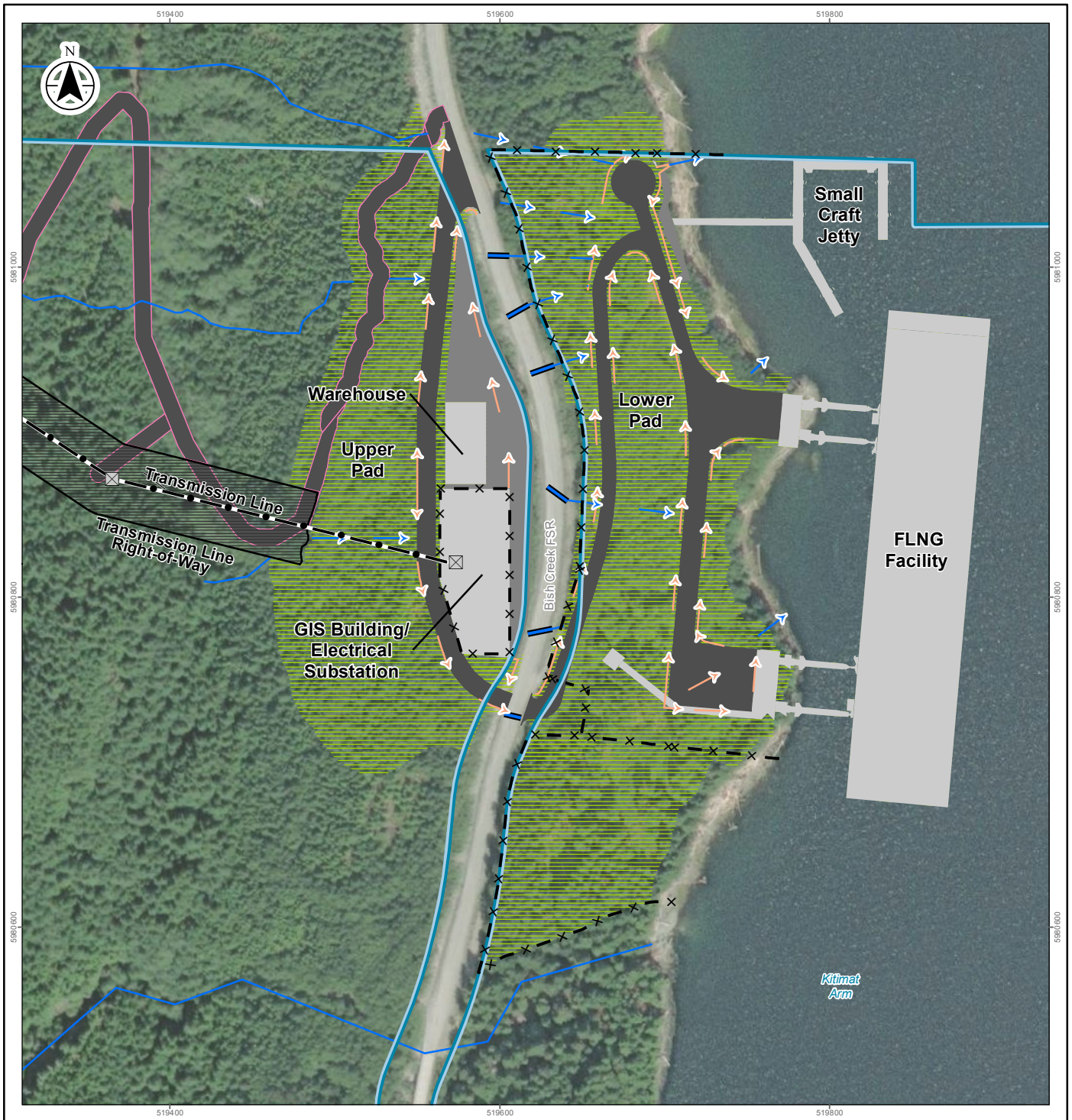
TRANSMISSION LINE

The delivery of electricity for the FLNG facility requires a new 287 kV transmission line that will be built between BC Hydro's Minette Substation in Kitimat and a substation that will be constructed within the project Facility Area. The route of the transmission line will be approximately 8 km in length and has a 300 m proposed corridor, within which the approximately 45 m wide right-of-way for the transmission line will be situated. At the present time, two route options have been identified, one which follows the top of the mountain ridge, while the second option follows an existing powerline from Minette Substation to Rio Tinto's Aluminum Smelter before proceeding up the mountain slope and following the route along the top of the mountain ridge to the project site. The FEED process will determine the best route alignment. Once constructed Cedar may enter into discussion with BC Hydro to transfer the ownership of the line to them.

OTHER SUPPORTING INFRASTRUCTURE

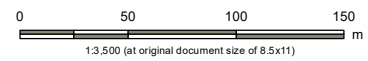
Other physical works proposed for Cedar LNG include support buildings, parking areas, access areas off the Bish Creek FSR and water and wastewater facilities. Below is a summary description of the other supporting infrastructure.

The supporting works that are proposed for Cedar LNG includes warehouses, electrical substation, and a security building with a gate control access to the marine terminal area. One of the supporting works will be a flammable liquids storage shelter. It is anticipated that both the electrical substation and the flammable liquids storage shelter will be fenced off. The electrical substation will include a stepdown transformer to reduce voltages from 287 kV to 138 kV or 132 kV. Cedar has also put forward the option of locating the administrative building and warehouse(s) in existing buildings in the District of Kitimat town centre or light industrial areas. The required buildings would be leased or purchased. For the purpose of the EA, the on-site infrastructure is considered to be the base case since it would have the greatest potential effects.



Notes
 1. Coordinate System: NAD 1983 UTM Zone 9N
 2. Data Sources: DataBC, Government of British Columbia; Natural Resources Canada; Canadian Hydrographic Service
 3. Imagery: PTE 2017

- Existing Watercourse
- Existing Culvert
- Proposed Drainage Channel
- Proposed Drainage Ditch
- Project Area
- Transmission Line Right-of-Way
- Building/Infrastructure
- Paved Area
- Road
- Structure Location
- Transmission Line
- x Fence
- Clearing
- Access Road



Project Location: Kitimat, British Columbia
 Project Number 123221953
 Prepared by LTRUDELL on 20211126
 Discipline Review by WPRYSTAY on 20211126
 GIS Review by SFORTAIS on 20211126

Client/Project/Report
 Produced by Stantec for Cedar LNG Partners LP
 for the Cedar LNG Project

Title
**Project Area (Marine Terminal)
 Project Components**

Figure 3: Cedar LNG Facility Area (Marine Terminal) Project Components

Access to the project site will be off the Bish Creek Forestry Road, which recently had an extensive upgrade. Further upgrades to the road are not anticipated. There will be an access road and parking area off the west side of the FSR to access the warehouses and a controlled access road off the east side of the FSR to the FLNG facility and the optional small craft jetty. According to the Application, if realignment of the Bish Creek Forestry Road is required, Cedar will work with the appropriate parties.

The main utilities for Cedar LNG are the power distribution lines between the substation and on-site buildings and the FLNG facility.

Water supply infrastructure required for fresh water and a system for treating sanitary wastewater is required. On the FLNG facility, Cedar's preferred option for fresh water is a seawater desalination system along with the system to treat and discharge sanitary wastewater. For on-site infrastructure, freshwater is expected to be trucked in and stored or Cedar may withdraw water from local non-fish-bearing streams under a water licence or use approval. Sanitary wastewater from the on-site infrastructure will be stored, pumped and removed from the Facility Area for disposal at a licenced facility.

2.2.3 PROJECT ACTIVITIES

The temporal boundary is defined as the life of Cedar LNG, which involves three phases: construction, operations, and decommissioning. For the effects assessment, the temporal boundaries are as follows:

- Construction: four years;
- Operations: a minimum of 25 years and up to 40 years; and
- Decommissioning: approximately 12 months.

CONSTRUCTION

If Cedar receives an EA certificate (EAC), federal IAA approval, and all applicable permits and approvals on the anticipated timeline, the proposed on-site and off-site construction clearing, Facility Area preparation and grading activities are anticipated to commence in the third quarter of 2023 and the clearing and access for the transmission line are expected to begin in the second quarter of 2024. On-site construction of the supporting infrastructure and marine terminal is expected to begin in the third quarter and in the fourth quarter of 2024. The construction work for the transmission line would begin in the first quarter of 2025 and be completed by the second to the third quarter of 2026. All construction activities are anticipated to be completed by the second quarter of 2027. Construction of the FLNG facility has not been included in construction activities since it will be built overseas and transported to the Facility Area for installation and commissioning. Key activities during construction are summarized below.

Site Preparation, Temporary Works and Construction

Marine terminal and Supporting Infrastructure:

- Clearing of vegetation, grubbing, and stripping topsoil;
- Grading to meet design elevations including blasting where bedrock is present;
- Installation of water runoff structures include ditches, erosion prevention and sediment control measures;
- Withdrawal of water from local creeks during construction to support dust suppression and drilling for mooring system piles;
- Construction of access roads;
- Construction of the marine terminal and supporting infrastructure;
- Construction of the strut mooring system foundation blocks including installation of piles, access ramps and floating dock structures;
- Preparation of temporary workspaces;
- Reclamation of areas disturbed by construction and not required for the operation phase;
- Installation of perimeter security fencing and onshore access/security gates;
- Potential construction of the small craft jetty for tug moorage including installation of piles and pile caps; and
- Waste disposal and recycling.

Transmission Line:

- Construction of temporary access roads to the right-of-way off the Bish Creek FSR or off Alcan Way, by using existing resource roads or constructing new access (on both private property and Crown land);
- Clearing the right-of-way;
- Due to the depth of the Moore Creek and Anderson Creek ravines, portions of the right-of-way at these spans will not need to be cleared;
- Grubbing and grading of transmission tower foundation areas;
- Installing the foundation and towers including piles, rock anchors and guy wires where appropriate;
- Helicopters will be required for some of this work;
- Stringing the conductors using ground equipment and/or helicopters; and
- Completing connections to the Minette Substation and the Project's substation.

FLNG Facility

- Marine transportation of the FLNG facility from the shipyard in Asia to Kitimat;
- Potential temporary mooring of the FLNG facility;
- Permanent mooring of the FLNG facility to the marine terminal; and
- Connection of utilities (for example: electrical, controls, gas, water) to the FLNG facility.

OPERATION

The operations phase will include operation of project components described in subsection 2.2.2 to produce, store and ship LNG to international markets. Operation of Cedar LNG is anticipated to start in the fourth quarter of 2027, with the first cargo leaving the FLNG facility before the end of 2027.

During the operations of Cedar LNG, activities would involve:

- Navigation of LNG carriers along the established shipping route from the BC Pilot Boarding Station at Triple Island, through Browning Entrance, south through Principe Channel, down to the Douglas Channel, and then to Cedar LNG at Kitimat;
- Berthing of LNG carriers and LNG bunker vessels at the FLNG;
- Transfer of LNG from the FLNG to LNG carriers using FLNG loading arm system; and
- Pilotage will guide the LNG carriers to and from the FLNG facility and the transits will have up to two escort tugs.

Cedar LNG's shipping route for the LNG between the marine terminal and the BC Coast Pilot Boarding Station as well as information on the vessel type and size are outlined in subsection 2.2 of this Report.

DECOMMISSIONING

Decommissioning would involve the removal of the FLNG facility, for either re-use elsewhere or scrapping or recycling at a dedicated facility. All onshore facilities and structures will be removed where they will not serve a future use and the Facility Area will be restored in accordance with the lease agreement between Cedar and Haisla Enterprises, Haisla's development plans and any applicable regulatory requirements.

PHYSICAL ACTIVITIES INCIDENTAL TO THE PROJECT

The FEED process will identify and confirm where laydown areas and temporary workspace as well as borrow pits that may be required to provide fill for the on-site facility, will be located. Location of disposal areas for overburden and excess rock will also be identified during the development of FEED.

The feed gas supply will be provided by a pipeline from the Coastal GasLink pipeline interface near the LNG Canada Export Terminal in Kitimat to the project site. It is anticipated that this feed gas supply pipeline will be approximately 8.5 km long and have a minimum 20-inch diameter. This pipeline is not a component of Cedar LNG.

Operation Waste Management

The FLNG will generate liquid effluent, air emissions and solid waste. There are no effluents directly generated by the liquefaction of natural gas. All effluents are incidental to the production of LNG. The waste generation is summarized below.

Liquid Effluents

- Discharge from the reverse osmosis freshwater generators
 - The desalinization process will withdraw approximately 40.5 m³ of seawater to generate 12.5 m³ of freshwater per hour.
 - The remaining intake seawater will be discharged at a flow rate of 28 m³/hour and will have a salinity of approximately 40 parts per thousand (ppt).
- Ballast
 - Ballast water will be pumped from the FLNG facility barge back into Douglas Channel at a rate of approximately 840 m³/hour for 12 hours per day as LNG is produced and stored in the FLNG facility tanks.
 - The ballast water system will pump seawater into the hull at a rate of 5,000 m³/hour for approximately 18 hours while the LNG carriers are loading (every 7 to 10 days).
 - This system will transfer approximately 3,650,000 m³ of seawater into and out of the FLNG facility hull each year.
- Water Curtain
 - To be employed during the transfer of LNG from the FLNG facility to LNG carriers.
 - Is a safety feature in a case of an accident that protects workers on the FLNG facility as well as protecting the FLNG facility in case of cryogenic spills.
 - Seawater will be withdrawn from Douglas Channel at a flow rate of 150 m³/hour for approximately 20 hours (during LNG carrier loading) and will discharge directly back to Douglas Channel at the rate of withdrawal.
 - The LNG carriers may have similar requirements to protect their hulls
- Firewater Pumps
 - Any seawater withdrawals by the firewater pumps for testing or emergency use will be discharged back to the Douglas Channel at the rate of withdrawal.
- Stormwater Collection and Discharge
 - Stormwater (rain and snowmelt) from the FLNG facility and marine terminal area will be discharged to the Douglas Channel.
 - Stormwater from the marine terminal area will be collected and collected and discharged to Douglas Channel through standard means of water conveyance (such as ditches).
 - Clean stormwater from the FLNG facility will be allowed to directly run-off the deck.

- Stormwater on the FLNG facility that may have contacted hydrocarbons will be collected in an oily water collection tank.
- If the collected stormwater meets water quality guidelines of containing concentrations of less than 15 mg/L, it will be discharged directly to Douglas Channel.
- If it does not meet the guidelines, it will be treated in oily water separator package before discharge.
- Domestic Wastewater
 - May also be treated and discharge once it meets the applicable federal and provincial regulations.
 - Treated septic wastewater is expected to be discharged at less than 0.4 m³/hour and will have total dissolved solids concentrations of less than 35 mg/L, a pH of 6 to 8.5 and a biochemical oxygen demand of less than 25 mg/L.

Air Emissions

- Electricity will be used to power the liquefaction process and most ancillary power demand, so emissions from Cedar LNG are predicted to be low.
- Natural gas liquids separated from the inlet gas will be combusted to provide the process heat needed for the gas treatment process.
- Major emission sources are the glycol reboiler, thermal oxidizer, flare pilot and purge and non-routine flaring.
- Cedar must obtain a permit under the Environmental Management Act for air emissions produced during operation by the combustion of fuel and waste gases.

Solid Waste

- Both the FLNG facility and the LNG carriers will generate non-hazardous waste that could include paper, cardboard, wood, scrap metal and plastic wrapping which will be recycled or reused where possible.
- Domestic waste will be disposed of at a local landfill or other approved waste disposal facility in accordance with the applicable legal requirements.
- Hazardous solid waste will be properly handled, and the collected materials will be transported off-site to a licenced hazardous waste facility.

2.2.4 CUMULATIVE EFFECTS

In this Report where residual effects from the Project act cumulatively with adverse residual effects from other projects and physical activities, a cumulative effects assessment has been done. The Cedar LNG Project Cumulative Effects Inclusion Sites (see Figure 4 below) shows the location of past, present and reasonably foreseeable future projects and physical activities that may potentially interact cumulatively with Cedar LNG. The projects with the potential to

interact with the effects of Cedar LNG include those listed below. For a description of each project see table 6.8.1 in the Application.

Prince Rupert Area

- Present or in progress projects:
 - Fairview Container Terminal (Prince Rupert Port Authority);
 - Northland Cruise Terminal (Prince Rupert Port Authority);
 - Prince Rupert Ferry Terminal (BC Ferries);
 - Prince Rupert Grain Terminal (Prince Rupert Grain Ltd.);
 - Prince Rupert LPG Export Terminal (Pembina Pipeline Corp.);
 - Prince Rupert Fuels Project (Wolverine Terminals ULC);
 - Ridley Terminals (Ridley Terminals Inc.);
 - Ridley Island Propane Export Terminal (Altagas and Royal Vopak); and
 - Westview Wood Pellet Terminal (Pinnacle Renewable Energy Inc.).
- Reasonably foreseeable projects:
 - Fairview Container Terminal Expansion – Phase 2 B (DP World/Prince Rupert Port Authority);
 - Ksi Lisims LNG Project (located at Wil Milit on the northern end of Pearse Island at the end of the Portland Inlet);
 - Port Edward Small Scale LNG (Port Edward LNG);
 - Ridley Island Export Logistics Platform Project (Prince Rupert Port Authority);
 - Ridley Terminals Berth Expansion Project (Ridley Terminals Inc.); and
 - Vopak Pacific Canada Storage and Export Facility (Vopak Development Canada Inc.).

Terrace Area

- Skeena LNG

Kitimat Area

- Past projects:
 - Former Eurocan Pulp and Paper Mill; and
 - Former Moon Bay Marina.
- Present or in progress projects:
 - LNG Canada Export Terminal (LNG Canada Development Inc.);
 - LNG Canada Load Interconnection Project (BC Hydro);
 - MK Bay Marina (Haisla);
 - Rio Tinto Aluminum Smelter (Rio Tinto Alcan);
 - Rio Tinto Terminal A Extension (Rio Tinto Alcan).
- Reasonably foreseeable projects:

- Kitimat LNG Project⁶ (Chevron Canada Limited/Woodside Energy Ltd.).

North Coast

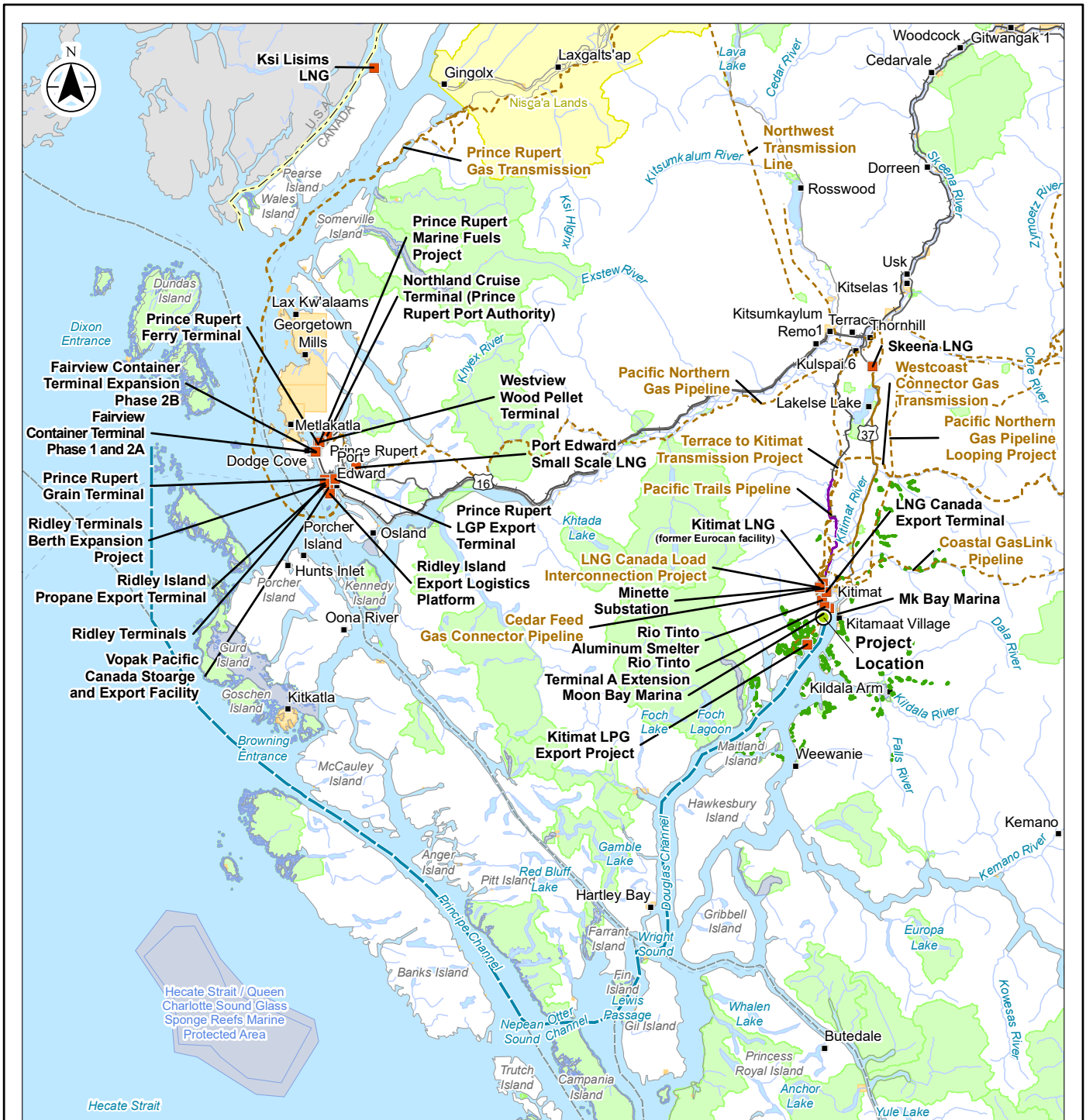
- Various fishing and aquaculture activities (applicable throughout the marine terminal and Marine Shipping Route).

If all the projects listed above (with the exception of the Kitimat LNG Project) proceed to construction and operation, approximately 2,268 vessels could intersect the northern portion of the Marine Shipping Route annually, with 515 of those vessels (or 22.7 percent) visiting the port of Kitimat directly.

While non-marine activities may not directly affect the Marine Shipping Route, they have, and will continue to, contribute to non-marine cumulative effects (such as social effects) in the region:

- Rail activities;
- Traffic activities; and
- Various forestry activities.

⁶ The Kitimat LNG Project was originally included in the assessment, but the certificate holder for this project has now indicated publicly that it will not be advancing the project. Therefore, the EAO has assumed that the Kitimat LNG Project would not contribute to cumulative effects and its effects are not incorporated into this Report. The shipping volumes reported in this section reflect those without the Kitimat LNG Project.



Notes
 1. Coordinate System: NAD 1983 UTM Zone 9N
 2. Data Sources: DataBC, Government of British Columbia; Natural Resources Canada; Canadian Hydrographic Service

- International Boundary
- Highway
- Road
- Ferry Route
- Shipping Route
- Railway
- Watercourse
- Waterbody
- Reserve Land
- Treaty Lands
- Park or Protected
- Marine Park or Protected
- Project Location
- Project Inclusion Point Feature
- Marine Shipping Route (Approximate Location)
- Project Inclusion Linear Feature
- Project Inclusion Polygon - Cutblock
- Project Inclusion Polygon - Railway

0 10 20 30 40 km
 1:1,250,000 (at original document size of 8.5x11)

Project Location: Kitimat, British Columbia
 Project Number 123221953
 Prepared by TQULICHINI on 20211126
 Discipline Review by WPRYSTAY on 20211126
 GIS Review by LTRUDEL on 20211126

Client/Project/Report
 Produced by Stantec for Cedar LNG Partners LP for the Cedar LNG Project

Title
Cedar LNG Cumulative Effects Inclusion Sites

Figure 4: Cedar LNG Project Cumulative Effects Inclusion List

2.2.5 MATTERS BEYOND THE SCOPE OF THE PROJECT

As noted above, the Agency required the EAO to consult with Haida during this EA on behalf of the Government of Canada through the substitution provisions of the IAA. During the course of the EA, CHN raised concerns about the potential for effects of Cedar LNG marine shipping on air quality, acoustics, wildlife, marine resources, marine use, human health and malfunctions and accidents in Haida territorial waters, which are outside the spatial boundaries for the scope of shipping for this EA.

To support discussions with CHN regarding their concerns, Cedar provided a supplemental memo⁷ on potential effects of marine shipping within Haida territorial waters. Discussion of CHN's key concerns regarding effects in Haida territorial waters, and information from Cedar regarding their supplemental memo are described in Part C (section 0) of this Report.

2.3 PROJECT ECONOMIC BENEFITS

ECONOMIC BENEFITS OF CEDAR LNG

This section summarizes the estimated economic costs and benefits of Cedar LNG during construction and operations, as reported in the Application. According to the Initial Project Description and recently updated by Cedar, the capital costs for Cedar LNG are estimated to be between \$1.8 billion to approximately 3.0 billion (cost estimate in 2019 Canadian dollars). The major percentage of capital costs are associated with material cost for the FLNG facility which will be built overseas in Asia.

ECONOMIC TAX BENEFITS FROM CEDAR LNG CONSTRUCTION AND OPERATION

For construction the federal tax contributions are estimated at \$4.6 million, the provincial tax contributions are estimated at \$19.4 million and the municipal tax contributions are estimated to be \$7.7 million over the four-year construction period. During operation, annual federal tax contributions are estimated at \$2.4 million, the provincial taxes are estimated at \$7.0 million, and the municipal taxes are estimated at \$4.2 million. Tax contributions related to project spending on turnarounds and decommissioning were not estimated. Additional details on economic benefits are in section 5.7 (employment and economy) of this Report.

Table 1 summarizes the estimated economic benefits from Cedar LNG construction and operation, as reported in the Application.

⁷ Consideration of Environmental Effects within Haida Traditional Waters, Cedar LNG Partners LP, April 19, 2022.

Table 1: Estimated Government Tax Contributions (\$Millions)

Level of Government	Category	British Columbia			Other Parts of Canada			Total		
		Direct And Indirect	Induced	Total	Direct And Indirect	Induced	Total	Direct And Indirect	Induced	Total
Construction										
Federal	Taxes on products	0.7	2.9	3.6	0.1	0.8	0.9	0.8	3/7	4.5
	Taxes on production	0.0	0.0	0	0.0	0.0	0	0.0	0.1	0.1
	Total	0.7	3.0	3.7	0.2	0.8	1	0.8	3.8	4.6
Provincial	Taxes on products	5.6	8.9	14.5	0.3	1.2	1.5	5.9	10.1	16
	Taxes on production	0.9	1.7	2.6	0.2	0.6	0.8	1.2	2.2	3.4
	Total	6.6	10.6	17.2	0.5	1.8	2.3	7.1	12.3	19.4
Municipal	Taxes on products	0.0	0.1	0.1	0.0	0.0	0.0	0.1	0.1	0.2
	Taxes on production	2.0	3.6	5.6	0.5	1.3	1.8	2.6	4.9	7.5
	Total	2.1	3.7	5.8	0.6	1.3	1.9	2.6	5.1	7.7
Operation (annually)										
Federal	Taxes on products	0.4	1.3	1.7	0.1	0.4	0.5	0.6	1.7	2.3
	Taxes on production	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
	Total	0.5	1.4	1.9	0.1	0.4	0.5	0.6	1.8	2.4
Provincial	Taxes on products	1.5	2.9	4.4	0.2	0.6	0.8	1.7	3.5	5.2
	Taxes on production	0.4	0.7	1.1	0.2	0.4	0.8	0.7	1.1	1.8
	Total	2.0	3.6	5.6	0.4	1.0	1.4	2.4	4.6	7.0
Municipal	Taxes on products	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
	Taxes on production	1.0	1.6	2.6	0.6	0.9	1.5	1.5	2.5	4.0
	Total	1.0	1.6	2.6	0.6	0.9	1.5	1.6	2.6	4.2

ECONOMIC BENEFITS FROM CEDAR LNG CONSTRUCTION AND OPERATION

According to the Application, project spending is estimated to result in \$257 million in Gross Domestic Product (GDP) contributions over the four-year construction phase. When this GDP amount is broken down there will be \$107 million in direct effects (100 percent occurring in B.C.) and \$94 million in indirect effects (63.8 percent occurring in B.C.) and \$56 million in induced effects (67.9 percent occurring in B.C.). During the 40-year operation life of Cedar LNG, the annual GDP contributions are estimated at \$85 million, comprised of \$24 million in direct effects (100 percent occurring in B.C.) and \$22 million in induced effects (68.2 percent occurring in B.C.).

The Application reported that GDP contributions at the local assessment area (LAA) were not estimated. Based on increased economic activity in the region it was assumed this is inherently beneficial to the economy of the LAA. As such, a moderate magnitude positive effect on the GDP is estimated during construction, operation, and decommissioning phases of the Cedar LNG. Positive effects include increased business revenue, which can support capital investment and hiring, which could lead to increased capacity and capabilities among local businesses. Direct and indirect income spending in the area could result in positive effects on the local businesses.

Cedar LNG construction is expected to have a peak workforce of approximately 500 full-time equivalent workers (FTEs) starting in the second year of construction and will be sustained (annually) for roughly eight months. The operation phase of Cedar LNG will have a workforce comprised of 100 FTEs over the 40-year life of the facility. During operations there would need to be an additional turnaround workforce of approximately 100 FTEs, every three to five years to perform shutdown and maintenance work on the LNG facility. Based on decommissioning workforce requirements on other projects Cedar anticipates that the decommissioning workforce will peak at 100 to 150 workers.

With Haisla being the majority owner of Cedar LNG, Cedar would directly support Haisla through the generation of business profits, which would be invested back into the Haisla community. Cedar LNG will create jobs, contracting and other economic opportunities for Haisla, the local community, neighbouring Indigenous nations, and the Northwest Region of B.C. However, some of the construction and operation workforce will require specialized trades and other technical skills not available locally, including LNG experience and these FTEs will be sourced from elsewhere in B.C., Canada, or internationally. The Application reports on the workforce requirements based on the National Occupational Classification system and timelines for employment opportunities, as well as skills and education levels for key positions.

ECONOMIC CONTRIBUTIONS OF REGIONAL SPENDING AND BUSINESSES DEVELOPMENT

Cedar LNG expenditures would contribute economic benefits to local and regional businesses as well as direct and indirect workers through supply and service contracts and goods and service provision.

Regional spending is estimated to result in 694 FTEs of indirect labour (65.3 percent occurring in B.C.) and 354 FTEs of induced labour (65.0 percent occurring in B.C.) over the four-year construction period. There will be a total of 270 FTEs (64.8 percent occurring in B.C.) of annual indirect labour and 144 FTEs (64.6 percent occurring in B.C.) of annual induced labour are estimated to occur over the 40-year operation phase.

2.3.1 PURPOSE AND NEED FOR THE DESIGNATED PROJECT

Cedar LNG is a partnership of Haisla and Pembina Pipeline Corporation and, if approved, it would be the first Indigenous majority owned LNG export facility in Canada. Haisla has identified this facility as a key element in its economic and social development strategy. As reported in the Application, for the first time, Haisla will have an opportunity to directly own and participate in a major industrial development in its territory.

The Application also reports that Haisla sees the advancement of the LNG facility in its territory as further advancing reconciliation, as well as, addressing Article 32 in the United Nations Declaration of Rights of Indigenous People, which states:

- Indigenous peoples have the right to determine and develop priorities and strategies for the development or use of their lands or territories and other resources.
- States shall consult and cooperate in good faith with the Indigenous peoples concerned through their own representative institutions in order to obtain their free and informed consent prior to the approval of any project affecting their lands or territories and other resources, particularly in connection with the development, utilization or exploitation of mineral, water or other resources.

Cedar indicates that the Project is strategically located to take advantage of a shorter shipping distance to Asia-Pacific markets compared with competitors on the American Gulf Coast. The global demand for LNG has steadily increased over the past decade driven by demand in Asia and Europe. A substantial part of this increased demand is the planned conversion of coal-fired power plants to natural gas (from the LNG) to meet various national net-zero GHG emissions and air pollution reduction targets. Cedar LNG is also in line with greatly reducing GHG emissions since it would be powered by electricity from BC Hydro, making this facility one of the lowest carbon intensity LNG facilities in the world, if the Project received the appropriate approvals and it is built and proceeds to operation.

According to Shell's LNG Outlook 2021⁸ global LNG consumption was 360 million tonnes in 2020 and it is expected to increase to 700 million tonnes by 2040. The Project will help meet this increasing global demand for LNG, connecting abundant natural gas resources in the Western

⁸ <https://www.shell.com/energy-and-innovation/natural-gas/liquefied-natural-gas-lng/lng-outlook-2021.html#iframe=L3dlYmFwcHMvTE5HX091dGxvb2svMjAyMS8>

Canadian Sedimentary Basin with overseas markets. According to the Application Cedar LNG would be able to provide LNG to address this increased consumption need.

Cedar LNG would create jobs, contracting and other opportunities for Haisla, the local community, neighboring Indigenous nations and the region.

2.3.2 ALTERNATIVES TO THE PROJECT

Section 22(1)(f) of the IAA requires that the assessment take into account any alternatives to the designated project that are technically and economically feasible and are directly related to the designated project. Subsection 0 above discusses the purpose and need for Cedar LNG which is to:

1. Develop the infrastructure needed to export natural gas from western Canada to international markets; and
2. Advance Haisla's authority over economic development on Haisla-owned lands, while promoting economic development that respects community values and creates employment and skills development opportunities for members.

According to the Application, another technically and economically feasible option has not been identified to achieve the equity ownership and community benefits that would be provided by Cedar LNG. LNG export facilities have been considered on the Douglas Channel since the late 1990's. Haisla has been advancing the planning of an LNG facility at the present location of Cedar LNG for approximately a decade.

One of the primary economic alternatives would be for Haisla to take an equity position in another of the LNG export facility such as LNG Canada Export Terminal. While Haisla has considered this option, it does not support the goals of the Haisla Comprehensive Community Plan. Cedar LNG, being a Haisla-led development, directly incorporated community values into the site selection, engineering design, and hiring policies which are reflected in the Application.

Cedar's alternatives analysis took into consideration the manner in which gas can be transported from its source to the receiving location. According to the Application, the only two technically and economically feasible options for exporting/transporting natural gas are by pipeline or by an LNG export facility for shipping overseas or around the world. The pipeline option was ruled out since the main market would be the United States and between 2010 and 2020, Canadian natural gas exports to the United States have dropped by 22 percent which makes it not economically viable. Additionally, Haisla's traditional territory is located far away from the Western Canadian Sedimentary Basin which is the source of the natural gas. The Application identified that there are no alternatives to an LNG facility that would allow for the production of LNG for export to international markets outside of North America.

3 REGULATORY BACKGROUND AND AUTHORIZATIONS

In addition to needing an EA certificate and a Federal Public Interest Decision, Cedar LNG would need various authorizations from federal, provincial, and local governments. Cedar LNG did not apply for concurrent permitting under the Act (2002) for any of the provincial authorization. The list of potential federal and provincial permits and authorizations is contained in the Agency and EAO's Joint Permitting/Regulatory Coordination Plan which is posted to the Cedar webpage on EPIC. Local Government Authorization and Technical Safety BC Approvals are listed below.

LOCAL GOVERNMENT AUTHORIZATION

For the Cedar LNG Project the following local government authorization listed in Table 2 is required.

Table 2: Required Local Government Authorization

Act and Regulatory Instrument	Responsible Agency	Overview
Kitimat Municipal Code Building Permit	District of Kitimat	Required for construction of buildings within District of Kitimat land

TECHNICAL SAFETY BC APPROVALS

Technical Safety BC is an independent, self-funded organization created under the *Safety Authority Act* by the Province of B.C. in 2004. Technical Safety BC oversees the safe installation and operation of technical systems and equipment across B.C. For Cedar LNG the following approvals listed in Table 3 are required.

Table 3: Required Technical Safety BC Approvals

Act and Regulatory Instrument	Responsible Agency	Overview
Safety Standards Act Alternative Safety Approach Plan	Technical Safety BC (Technical Safety BC is an independent, self-funded organization created under the <i>Safety Authority Act</i>)	Required for projects that deviate from CSA code
Safety Standards Act Design Registration		Required for specific pressure equipment
Safety Standards Act Operating Permit		Required when operating or maintaining equipment identified under the Safety Standards General

Act and Regulatory Instrument	Responsible Agency	Overview
	by the Province of British Columbia in 2004)	Regulations (that is, typically includes industrial plants)
Safety Standards Act Installation Permit		Required for all LNG facilities moving forward to ensure safe operation and design of facilities
Safety Standards Act Class 8 Special Type Operating Permit		Required for all LNG facilities moving forward to ensure safe operation and design of facilities

3.1 MARINE REGULATORY FRAMEWORK

This subsection describes the regulatory framework that governs safety, security and environmentally responsible marine transportation system in relation to marine shipping, which would cover vessels associated with Cedar LNG. Marine shipping associated with Cedar LNG would be required to meet the international standards and Canadian regulations set out by Canada’s compliance-based marine safety and security systems, which are designed to protect life, property, and the marine environment. Compliance with those standards and regulations would be monitored and enforced through existing compliance and enforcement programs.

Non-regulatory initiatives are currently underway, aimed at collecting habitat and monitoring data/information, conducting assessments, implementing management measures to address cumulative effects, supporting capacity building by Indigenous nations to undertake studies and stewardship activities in the northwest and developing planning and management tools (listed below). Although these initiatives are not Cedar LNG-specific, these initiatives may be applicable in the future to the marine vessels used to transport LNG. Some of the federal legislation, authorizations and approvals listed above are repeated here to show how these fit into the marine regulatory process.

3.1.1 INTERNATIONAL

Regulations and standards that govern shipping operations are implemented through international agreements. Countries negotiate their governments’ approved positions on international standards for the safety, security, and environmental performance of international shipping, and, once agreement has been reached, member countries, like Canada, must create regulatory frameworks for the shipping industry that reflect the agreement.

There are over 50 International Maritime Organization (IMO) conventions covering a range of topics. Canada is a member state and signatory to most conventions. The conventions are reflected in Canada’s marine safety and security system, including the *Canada Shipping Act*,

2001. Canadian maritime laws apply to all vessels operating in Canadian waters, and to Canadian vessels worldwide.

In addition to the IMO conventions, Canada and B.C. have other cooperative agreements and working relationships in place with the United States regarding spill prevention and response.

Some of the major conventions and agreements are provide in Table 4.

Table 4: International Conventions and Agreements Governing Marine Shipping.

International Convention/Agreement	Overview
<i>International Convention on Load Lines</i>	<ul style="list-style-type: none"> • Sets limits on the draught to which a ship may be loaded, given in the form of freeboards, taking into account different global zones and seasons
<i>International Convention for the Safety of Life at Sea (SOLAS)</i>	<ul style="list-style-type: none"> • How a vessel is constructed, its required safety equipment and establishes security requirements
<i>International Convention on Standards of Training, Certification, and Watchkeeping for Seafarers (STCW)</i>	<ul style="list-style-type: none"> • Competencies of a vessel’s crew
<i>International Convention for the Prevention of Pollution from Ships (MARPOL)</i>	<ul style="list-style-type: none"> • Limits on a vessel’s operational discharges and sets detailed technical standards for: <ul style="list-style-type: none"> ○ Carrying and handling oil; ○ Carrying and handling noxious liquid substances in bulk; ○ Carrying packaged dangerous goods; and ○ Managing vessel sewage discharges, garbage and air emissions. <p>[TC Note: Canada has its own Ballast Water Regulations that supersede the international convention for vessels coming to Canada]</p>
<i>International Convention on Oil Pollution Preparedness, Response and Co-operation (OPRC)</i>	<ul style="list-style-type: none"> • Canada is signatory to the OPRC Convention, which provides a framework for dealing with pollution incidents, including oil pollution, either nationally or in co-operation with other countries. • Canada is working on the development of a HNS Regime, similar to the Canadian oil regime, in order to ratify the OPRC-HNS Protocol (Protocol on Preparedness, Response and Co-operation to Pollution Incidents by Hazardous and Noxious Substance, 2000) which is an extension of the OPRC Convention.
<i>Hazardous and Noxious Substances (HNS) Convention (not yet entered into force)</i>	<ul style="list-style-type: none"> • The HNS Convention aims to ensure adequate, prompt and effective compensation for damage to persons and property, costs of clean up and reinstatement measures, and economic losses resulting from the maritime transport of hazardous and noxious substances, including LNG. • The HNS Convention has not yet entered into force. For information on its status, visit: https://www.hnsconvention.org/status/ • Canada has ratified the HNS Convention, which positions Canada as a leader in the move towards creating a liability and compensation structure for HNS.

International Convention/Agreement	Overview
<i>Maritime Labour Convention, 2006</i>	<ul style="list-style-type: none"> Standards for protecting the rights of seafarers
<i>United Nations Convention on the Law of the Sea (UNCLOS)</i>	<ul style="list-style-type: none"> Sovereign rights that a coastal state can exercise in these areas of the sea Rights that other countries can exercise when they wish to undertake activities in these areas of the sea
International Gas Carrier Code (IGC Code)	<ul style="list-style-type: none"> The IGC Code provides an international level for the safe carriage by sea in bulk of liquefied gases, by advising the design & construction standards of ships involved in such transportation & the equipment they should carry so as to minimize the risk to the ship, to its crew & to the environment, having considered the nature of the products involved
International Safety Management Code (ISM Code)	<ul style="list-style-type: none"> The ISM Code provides an international standard for the safe management and operation of ships and for pollution prevention, by way of appropriate organization of management.
International Maritime Organization's 2011 Guidelines for the Control and Management of Ship's Biofouling	<ul style="list-style-type: none"> Voluntary guidelines that encourage the ship-owners to adopt practices to control and manage biofouling
<i>International Convention on the Control of Harmful Anti-fouling Systems</i>	<ul style="list-style-type: none"> Prohibits, and/or restricts the use of harmful anti-fouling systems
Pacific States/British Columbia Oil Spill Task Force	<ul style="list-style-type: none"> Emphasizes working together to reduce the likelihood of a transboundary spill occurring and to improve spill response
<i>International Convention on Civil Liability for Bunker Oil Pollution Damage, 2001</i> (Bunkers Convention)	<ul style="list-style-type: none"> Ensures that adequate, prompt and effective compensation is available to persons who suffer damage caused by spills of oil, when carried as fuel in ships' bunkers.
<i>International Convention on Civil Liability for Oil Pollution Damage</i>	<ul style="list-style-type: none"> Ensures that adequate, prompt and effective compensation is available to persons who suffer damage caused by spills of oil, when carried as cargo.
<i>Nairobi International Convention for the Removal of Wrecks</i>	<ul style="list-style-type: none"> Ensures that the shipowner is liable for the locating, marking and removing of their wreck, including lost containers, and that adequate, prompt and effective compensation is available for costs and damages associated.

3.1.2 FEDERAL

Kitimat is a private port with no established federal port authority; however, Transport Canada (TC) and other federal agencies regulate navigation and other areas of federal responsibility in Kitimat Arm and the waters along the shipping route.

Marine shipping is governed by Canada's compliance-based marine safety and security system, which is designed to protect life, property and the marine environment. TC is the federal lead

regulator of marine shipping, with the *Canada Shipping Act, 2001* (CSA 2001) being the principal statute that governs safety in marine transportation and protects the marine environment from negative impacts from shipping.

TC has the authority to regulate pleasure craft and Canadian and foreign vessels operating in Canadian waters extending 12 nautical miles offshore. Therefore, all vessel activity within the territorial sea is subject to Canadian regulations regardless of the geographic extent of the projects. Under the CSA 2001, the Collision Regulations establish rules about how to safely operate one's vessel in the vicinity of other vessels. These rules apply to every type of vessel, from small self-propelled boats to large international vessels, and would be applicable to marine shipping associated with Cedar LNG. An overview of the CSA 2001 and other pertinent legislation is provided below.

Table 5: Federal Legislation Governing Marine Shipping in Canada

Responsible Authority	Statute / Authorization / Initiative	Overview
Transport Canada Canadian Coast Guard	<i>Canada Shipping Act, 2001</i> (CSA, 2001)	<ul style="list-style-type: none"> The CSA, 2001 is the principal statute governing marine transportation in Canada. International conventions are adopted into Canadian law through the CSA, 2001 and its regulations. Nearly 50 regulations exist under the CSA, 2001. TC is responsible for administering the CSA 2001 and its regulations, as well as certification, inspection, compliance, and enforcement. Under CSA, 2001, the Canadian Coast Guard (CCG) is the lead agency responsible for taking measures to repair, remedy, minimize or prevent marine pollution damage from a vessel, an oil handling facility, and where the source of the spill is unknown, in waters under Canadian jurisdiction. The CSA 2001 also provides powers, responsibilities and obligations to CCG related to aids to navigation, search and rescue, and vessel traffic services.
Transport Canada	Navigation Safety Regulations (2020)	<ul style="list-style-type: none"> Covers navigation safety and radiocommunications
Transport Canada	Ballast Water Regulations	<ul style="list-style-type: none"> Restricts the number and type of viable organisms per cubic metre of ballast water discharged to prevent the introduction of invasive species and protect global biodiversity. The new regulations mark a transition from the traditional method of ballast water management (the exchange of ballast water in mid-ocean) to the use of modern ballast water management systems (which clean ballast water of organisms before release).

Responsible Authority	Statute / Authorization / Initiative	Overview
		<ul style="list-style-type: none"> Canadian ships travelling abroad and those coming into Canada from abroad are now required to meet standards by 2024.
Transport Canada	Collision Regulations	<ul style="list-style-type: none"> Establishes rules about how to safely operate one's vessel in the vicinity of other vessels These rules apply to every type of vessel, from small self-propelled boats to large international vessels, and would be applicable to marine shipping associated with Cedar LNG
Transport Canada	<i>Marine Transportation Security Act</i>	<ul style="list-style-type: none"> Provides a framework to detect security threats and take measures to prevent security incidents that could affect marine vessels and their facilities
Transport Canada	<i>Marine Liability Act</i>	<ul style="list-style-type: none"> The <i>Marine Liability Act</i> establishes rules that ensure that if a marine incident happens in Canadian waters, people affected can be compensated for eligible losses. Depending on the incident, vessel owners can be held liable (responsible) for damage to property, the environment, and injuries to people. The <i>Marine Liability Act</i> holds shipowners strictly liable for spills of oil and pollutants. The <i>Marine Liability Act</i> also establishes the Ship-source Oil Pollution Fund which provides compensation for oil pollution in Canadian waters caused by any type of oil from any vessel.
Fisheries and Oceans Canada	<i>Fisheries Act</i>	<ul style="list-style-type: none"> Provides the regulatory framework for the management and control of marine and inland fisheries and the protection of fish and fish habitat, including by preventing pollution.
Canadian Coast Guard	<i>Oceans Act</i>	<ul style="list-style-type: none"> Gives the Minister of Fisheries, Oceans and the Canadian Coast Guard responsibility for providing services such as aids to navigation systems and services, marine communications and traffic management services, ice breaking and ice management services, the marine component of the federal search and rescue program, and marine pollution response within Canadian navigable waters and the Exclusive Economic Zone.
Transport Canada	<i>Canadian Navigable Waters Act</i>	<ul style="list-style-type: none"> Protects the public's right to travel on navigable waters and regulates the construction and operation of works that may infringe upon this right. This Act applies to all waters that the public may use for travel or transport, whether the water is on the list of 'scheduled' waters of the <i>Canadian Navigable Waters Act</i> or not. Projects that affect navigation require an application for an approval to TC's Navigation Protection Program.

Responsible Authority	Statute / Authorization / Initiative	Overview
Transport Canada/Pilotage Authorities	<i>Pilotage Act</i>	<ul style="list-style-type: none"> Sets out a framework for the provision of pilotage services; every ship of more than 350 gross tonnage that is not a pleasure craft are subject to compulsory pilotage (requirement that the ship be under the conduct of a licenced pilot or a pilotage certificate holder).
Transport Canada	<i>Wrecked, Abandoned or Hazardous Vessels Act</i>	<ul style="list-style-type: none"> The <i>Wrecked, Abandoned or Hazardous Vessels Act</i>, which promotes the protection of the public, of the environment, including coastlines and shorelines, and of infrastructure by regulating abandoned or hazardous vessels and wrecks in Canadian waters and, in certain cases, Canada's exclusive economic zone, and by recognizing the responsibility and liability of owners for their vessels.

The EAO notes that the federal government is also exploring potential amendments to the CSA 2001 to better support the proactive management of marine emergencies, including marine pollution preparedness, response and recovery and examining changes to the *Marine Liability Act* to clarify the liability and compensation regime for ship source incidents. Further details on these potential changes are available here: <https://tc.canada.ca/en/campaigns/protecting-our-coasts-oceans-protection-plan/stronger-incident-prevention-response>.

3.1.3 PROVINCIAL

Table 6: Provincial Legislation Relating to the Marine Environment in B.C.

Responsible Authority	Statute / Authorization	Overview
Government of BC	<i>Environmental Management Act</i>	<ul style="list-style-type: none"> Managing discharge of pollutants Environmental Emergency management Cost recovery from a spill (polluter pays)
Government of BC	<i>Wildlife Act</i>	<ul style="list-style-type: none"> Protection of wildlife
Government of BC	<i>Public Health Act</i>	<ul style="list-style-type: none"> Environmental health hazards

3.1.4 REGIONAL

Table 7: Regional Authorities for Marine Shipping Relevant to Cedar LNG

Responsible Authority	Statute / Authorization / Initiative	Overview
Western Canada Marine Response Corporation (WCMRC)	<i>Canada Shipping Act, 2001</i>	<ul style="list-style-type: none"> WCMRC is the TC-certified marine spill response organization for Canada’s West Coast. Their mandate is to be prepared to respond to ship-source oil spills on the polluter’s behalf, along all 27,000 km of BC’s coastline. WCMRC maintains strategically located response equipment, trained responders, and response plans, and conducts exercises on a regular basis.
Pacific Pilotage Authority (PPA) and BC Coast Pilots	<i>Pilotage Act</i> Pacific Pilotage Regulations	<ul style="list-style-type: none"> The PPA is a federal Crown corporation whose mandate is to provide a safe, reliable, and efficient marine pilotage service on the west coast of Canada BC Coast Pilots is a private company that contracts their services to the PPA under a service agreement for the BC Coast (excluding the Fraser River area, which is covered by the Fraser River Pilots) Pilots are a resource to the master and bridge team providing them with expert local knowledge, and are responsible to the master for the safe navigation of the vessel while it is in British Columbia pilotage waters Provides added level of safety to the vessel by placing a pilot on the vessel meaning at least one member of the bridge team has in-depth knowledge of local dangers, is not fatigued, and is a knowledgeable resource. Would determine pilotage requirements and tug escorts for Cedar LNG vessels

3.1.5 NON-REGULATORY INITIATIVES

Table 8: Regional Initiatives Relating to Marine Shipping Relevant to Cedar LNG

Responsible Authority and Participants	Initiative	Overview
Environment and Climate Change Canada (ECCC)	National Environmental Emergencies Centre (NEEC)	<ul style="list-style-type: none"> • Provides ECCC’s technical and scientific environmental advice and assistance to the Lead Agency in the event of an environmental emergency • Uses a mapping application and data viewing portal, enabling quick identification of the location of an incident, its geographical context, and environmental concerns and protection priorities • Consolidates geospatial data for the purpose of delivering expert advice in a variety of formats – maps, reports and other associated documentation are delivered to the lead agency and others that assist on environmental emergencies. • NEEC conducts post-emergency assessment, provides specialized advice on shoreline cleanup assessment technique, and provides advice on ecosystem recovery objectives.
Transport Canada Canadian Coast Guard	Oceans Protection Plan (OPP)	<ul style="list-style-type: none"> • Includes initiatives aimed at protecting Canada’s coasts, including a state-of-the art marine safety system, preservation, and restoration of marine ecosystems, building Indigenous partnerships, creating a stronger evidence base and increasing community participation and public awareness. • The first phase of the OPP was announced in 2016 and in July 2022 the next phase of the OPP was announced.
Transport Canada in partnership with Pacific North Coast Nations (PNC) First Nations (under the Oceans Protection Plan)	Cumulative Effects of Marine Shipping (CEMS) Northern Shelf Bioregion pilot area	<ul style="list-style-type: none"> • Work is collaboratively done with TC and PNC First Nations through an established Technical Working Group. • Assessments are being completed to examine the effects of marine shipping activities on valued components prioritized by the Technical Working Group. • Assessment findings will inform the identification of management actions and strategies to mitigate cumulative effects.
Government of Canada / 15 Pacific North Coast First Nations including but not limited to: <ul style="list-style-type: none"> • Council of the Haida Nation 	The Government of Canada and PNC First Nations signed the Reconciliation Framework Agreement for	<ul style="list-style-type: none"> • The RFA serves as an important commitment to regional partnership in the task of ocean management and an opportunity to develop a Nation-to-Nation approach to oceans protection between Canada and PNC First Nations.

Responsible Authority and Participants	Initiative	Overview
<ul style="list-style-type: none"> Lax Kw'alaams Band Gitxaala Nation Metlakatla First Nation Gitga'at First Nation 	Bioregional Oceans Management and Protection (the "RFA").	<ul style="list-style-type: none"> The RFA commits the Parties to advance Collaborative Governance and Management on matters related to Marine Planning and Oceans Management and Shipping, Marine Safety, and Ocean Protection. Schedule B of the RFA specifies the commitment of all Parties to work on cumulative effects initiatives in the NSB.
Government of Canada / Indigenous nations including: <ul style="list-style-type: none"> Kitselas Kitsumkalum 	Separate Reconciliation Framework Agreement (RFA) with these Nations for Bioregional Oceans Management and Protection	<ul style="list-style-type: none"> While separate, this agreement sets the framework for the collaborative planning and implementation of marine planning initiatives/activities in a way that preserves the health and resilience of the oceans, including initiatives that address cumulative effects in the Northern Shelf Bioregion
Fisheries and Oceans Canada (DFO), federal, provincial, and Indigenous nations governments, with contributions from a diverse group of organizations and stakeholders	Pacific North Coast Integrated Management Area (PNCIMA) Plan	<ul style="list-style-type: none"> Provides a joint federal-provincial-First Nation planning framework for conservation and management of human activities on the Pacific North Coast.
Developed through a collaborative planning process led by 16 members of Indigenous nations, including the Gitga'at First Nation, Gitxaala Nation, Haisla Nation, Kitselas First Nation, Kitsumkalum First Nation, and Metlakatla First Nation, supported by the North Coast-Skeena First Nations Stewardship Society, and the Province of British Columbia	Marine Plan Partnership for the North Pacific Coast	<ul style="list-style-type: none"> Provides a framework for ecosystem-based management for the North Pacific Coast and includes recommendations for achieving ecosystem health, social and cultural well-being, and economic development
TC and Indigenous and Coastal Communities	Enhanced Maritime Situational Awareness (EMSA) Initiative	<ul style="list-style-type: none"> Initiative is a web-based geographic information system (GIS) which was launched in 2017 as a pilot project under the OPP (see below for details on the Initiative)

Further details on some of these initiatives are provided below.

OCEANS PROTECTION PLAN (OPP)

The first phase of the OPP (2016-2021) was a five-year plan with a \$1.5 billion dollar investment, led by multiple federal departments, that focused on marine safety, environmental protection and working in partnership with Indigenous Peoples across Canada including the Pacific North Coast (PNC) First Nations. PNC First Nations who are being consulted on Cedar are: Gitga'at, Gitxaala, Lax Kw'alaams, Metlakatla, and CHN.

The next phase of the OPP, announced July 2022, received an investment of \$2 billion over nine years, and is designed based on the lessons learned and engagement with Indigenous communities and organizations, as well as marine stakeholders, involved in or impacted by the OPP. In this next phase of the OPP, Canada will establish 15 new measures to expand ocean protection initiatives to more regions and better proactively combat emerging threats to marine safety, while continuing or expanding 39 existing initiatives. The renewed and expanded plan will help make further progress to enhance the protection and restoration of vulnerable marine ecosystems and wildlife; improve the efficiency, safety, and sustainability of Canada's marine supply chains and mitigate their impacts on the environment, including by advancing research on marine pollution, ecosystems, and wildlife; better manage marine traffic navigation off our coasts and marine incidents of all types; and advance partnerships and training opportunities for Indigenous and coastal communities to incorporate their expertise and experiences in various aspects of marine safety and ecosystem protection. Further information is available through the OPP website: <https://tc.canada.ca/en/campaigns/oceans-protection-plan>.

Below are descriptions of specific OPP-related initiatives that were part of the OPP and continued/renewed/ expanded during the next phase of the OPP that overlap with the Cedar LNG project area and are relevant to issues raised during the EA.

RECONCILIATION FRAMEWORK AGREEMENTS

In June 2018, the Government of Canada entered into a Reconciliation Framework Agreement (RFA) with the PNC First Nations for Bioregional Oceans Management and Protection. This agreement sets the framework for the collaborative planning and implementation of marine planning initiatives/activities in a way that preserves the health and resilience of the oceans, including initiatives that address cumulative effects and improves marine safety and environmental protection in the Northern Shelf Bioregion.

Notably, under the OPP, TC is partnered with PNC First Nations under the RFA to pilot a regional cumulative effects assessment in the Northern Shelf Bioregion focused on the impacts of marine shipping activities. TC and the PNC First Nations have established a Technical Working Group to work collaboratively on assessing the impacts of marine shipping activities on certain valued components that were jointly prioritized with the First Nations, which includes the impacts of marine shipping on cetaceans as well as on Indigenous marine uses.

The Canadian Coast Guard (CCG), along with other federal partners and the province of B.C., are working collaboratively with PNC First Nations on a regional framework for integrated response planning (the Marine Incident Preparedness, Response and Recovery Framework for the Northern Shelf Bioregion (NSB Framework)). The NSB Framework seeks to establish a common understanding of how governments come together to plan for, respond to, and recover from marine incidents in the NSB. This includes establishing the principles, guidance and processes for the collaborative development of sub-regional marine incident response plans to guide operational, integrated and cooperative marine responses in PNC First Nations territories.

As part of marine incident response planning and preparedness, Nations have led the development of Geographic Response Strategies, which describe geographic-specific response tactics to protect important cultural and ecological features that are particularly vulnerable to oil spills, or Areas of Concern. As part of the NSB Framework, CCG is also working with PNC First Nations to develop a long-term national approach for marine emergency towing, known as the National Strategy on Emergency Towing. A Regional Technical Team consisting of TC, CCG, and PNC Nations, including CHN, is working to finalize the methodology for a marine navigational risk assessment, in which the outcomes will help to inform the strategy.

ENHANCED MARITIME SITUATIONAL AWARENESS INITIATIVE

The TC-led Enhanced Maritime Situational Awareness (EMSA) Initiative is a web-based geographic information system (GIS) which was launched in 2017 as a pilot project under the OPP (OPP 1.0) and is being developed in partnership with Indigenous and coastal communities. This partnership includes all aspects of project governance, scope, and system development. In addition to 10 original pilot hosts under OPP 1.0, EMSA was extended as an accommodation measure for the Trans-Mountain Expansion Project (TMX) adding three more pilot hosts (total 13) and offering immediate access to EMSA, plus technical support and training for all impacted Indigenous communities along the TMX marine transit route. Highly successful as a pilot project, EMSA was renewed in the spring of 2022 under OPP 2.0, and is now a steady state system.

There are presently over 700 users of the EMSA system, approximately half of whom represent Indigenous communities, while other users include federal and provincial/territorial government staffs, BC Coast Pilots, port authorities, marine science organizations and the marine industry. This expanded base of perspectives greatly increases opportunities for collaboration in a wide range of marine safety and environmental monitoring and protection initiatives, including those under the OPP.

EMSA provides access to over 1300 layers of maritime information and data such as near real-time vessel traffic, weather, sensitive habitats, hydrography, and local information. By creating a common operating picture for Indigenous partners, coastal communities and stakeholders, the EMSA system supports collaboration in local and regional initiatives. This includes maritime

situational awareness for vessel monitoring and safety; planning vessel routes; identifying sensitive areas; protecting the environment; and managing response to changes in vessel traffic volumes. Indigenous data governance and sovereignty, which includes Ownership, Control, Access and Possession (OCAP) principles, are foundational to the development of EMSA.

Thirteen Indigenous communities continue to work in partnership with TC to develop the system in close collaboration with the CCG. Pilot project host communities in the North coast include both Gitga'at and Haida.

PROACTIVE VESSEL MANAGEMENT INITIATIVE

Under the OPP and RFA, TC has also been working in partnership with Indigenous nations on the Proactive Vessel Management (PVM) Initiative. PVM fosters collaboration between Indigenous groups and the commercial shipping industry and other stakeholders to develop voluntary measures that enhance marine safety and environmental protection. Three PVM projects were launched in BC, including one with the Gitga'at and Gitxaala Nations on BC's North Coast and another with the Haida on Haida Gwaii

The North Coast project aims to reduce conflicts between commercial vessel traffic and Indigenous marine users on the shipping route to and from Kitimat. Project committee members have collaboratively developed the [North Coast Waterway Management Guidelines](#), which came into effect on September 1, 2022. The guidelines provide guidance on routing, speed, communications and other considerations for large and small vessels navigating between Kitimat and Browning Entrance on British Columbia's North Coast. Cedar has communicated with TC and the Gitga'at and Gitxaala Nations about becoming a member on this project committee.

In 2018, TC and Haida launched a Haida Gwaii PVM pilot project to look at "safe" transit distances from shore to increase the likelihood that a disabled vessel could self-repair or be rescued by an emergency tug, thereby preventing it from drifting ashore and grounding.

PLACES OF REFUGE

A situation in which a ship requests a place of refuge falls under TC's jurisdiction. TC is currently working with pilots and Indigenous communities up and down the coast to identify potential Places of Refuge, which are safe places where ships that need help can stabilize their conditions. Identifying these places ultimately reduces hazards to navigation, human life and environment.

COASTAL ENVIRONMENTAL BASELINE PROGRAM

DFO is undertaking a pilot project in the Prince Rupert Area under the Coastal Environmental Baseline Program (CEBP). CEBP is collecting comprehensive data on the current state of the marine ecosystem at six pilot sites across Canada with high or increasing vessel traffic. The CEBP project in the Prince Rupert area is being implemented collaboratively with Indigenous nations, including three Indigenous nations that are part of the RFA in the North Coast sub-

region. Gathering comprehensive baseline data allows for the better detection of changes in the environment over time.

PACIFIC NORTH COAST INTEGRATED MANAGEMENT AREA PLAN

As well, DFO leads the implementation of the Pacific North Coast Integrated Management Area (PNCIMA) Plan, which provides a joint federal-provincial-First Nation planning framework for conservation and management of human activities on the Pacific North Coast.

MARINE PLAN PARTNERSHIP FOR THE NORTH PACIFIC COAST AND THE ENVIRONMENTAL STEWARDSHIP INITIATIVE

Cedar LNG is located on the North Coast of BC, and six of the Indigenous nations engaged in the review of Cedar LNG are partner Indigenous nations in both the Marine Plan Partnership and the North Coast Environmental Stewardship Initiative: Kitsumkalum, Kitselas, Metlakatla, Gitxa'ala, Gitga'at, and Haisla.

The Marine Plan Partnership was formalized in 2011 and is a co-led initiative between the Province and 17 partner Indigenous nations. The Marine Plan Partnership led to the development of four sub-regional marine plans which were signed in 2015 for Haida Gwaii, North Coast (where Cedar LNG is located), Central Coast and Northern Vancouver Island, and a regional action framework which was completed in 2016.

To increase efficiencies and align complementary work, the Marine Plan Partnership's North Coast sub-region recently aligned with the North Coast Environmental Stewardship Initiative to produce an integrated North Coast cumulative effects workplan.

The Environmental Stewardship Initiative is a collaborative effort between the Province, and 32 Indigenous nations in Northern BC, which was initially launched in May 2014 in response to natural gas development throughout the region. Through the Environmental Stewardship Initiative, Indigenous nations and the Province are creating opportunities for developing new environmental stewardship projects associated with natural resource and infrastructure development. The goal of the Environmental Stewardship Initiative is to develop a new, collaborative approach to establishing environmental legacies and to generate high quality, accessible and trusted environmental information.

Four regional forums have been established in the Skeena, the Omineca, the Northeast and the North Coast to identify and develop projects according to priorities in each area. The North Coast Environmental Steward Initiative Regional Stewardship Forum areas of focus include both habitat restoration projects and longer-term value-based work to address cumulative effects within the traditional territories of the six participating North Coast Indigenous nations.

The focus of the integrated North Coast cumulative effects program delivered through the Marine Plan Partnership and the Environmental Stewardship Initiative is to co-develop cumulative effects assessments for four initial values within the traditional territories of the

participating North Coast Indigenous nations: aquatic habitats – estuary, food security, access to resources, and salmon.

4 ASSESSMENT PROCESS OVERVIEW

4.1 OVERVIEW AND SCOPE OF THE ENVIRONMENTAL ASSESSMENT

Cedar LNG would be a new energy storage facility and subject to review pursuant to Part 4 (Table 8) of the Reviewable Projects Regulation because construction of Cedar LNG would result in a new energy storage facility with the capability to store an energy resource in a quantity that can yield by combustion ≥ 3 petajoule (PJ) of Energy. Cedar LNG is also subject to a federal impact assessment as it meets section 37(d) and 52 of the Physical Activities Regulations (SOR/2019-285) under the *Impact Assessment Act*, as follows:

- **37(d)** The construction, operation, decommissioning, and abandonment of a new facility for the liquefaction, storage or regasification of liquefied natural gas, with a liquefied natural gas processing capacity of 3,000 tonnes/day or more or a liquefied natural gas storage capacity of 136,000 m³ or more; and
- **52** The construction, operation, decommissioning, and abandonment of a new marine terminal designed to handle ships larger than 25,000 DWT.

Table 9 summarizes major milestones reached during the EA of Cedar LNG including EAO's, the Agency's and Cedar's Consultation Activities.

Table 9: Major Milestones of the EA

Dates	Milestones
	Pre-Application
August 22, 2019	Proponent submits Project Description to EAO.
August 30, 2019	Proponent submits Initial Project Description to Agency.
August 30, 2019	The EAO issues a Section 10(1)(c) Order designating Cedar LNG as a reviewable project requiring an EA.
September 17, 2019	The EAO wrote a letter to the Agency requesting for substitution for the EA of Cedar LNG under IAA.
September 19 – October 20, 2019	Agency provides notice to the public on commencing the Public Comment Period on the Initial Project Description and request for substitution.
October 30, 2019	Agency prepares Summary of Issues (SOI) and shares with Proponent.
December 6, 2019	Agency posts the Proponent's Detailed Project Description and responses to SOI

Dates	Milestones
December 13, 2019	EAO issues the Section 11 Order to specify the scope of the roles and responsibilities of Cedar and the EAO including requirements for public consultation and Indigenous consultation and federal IAA requirements if substitution is granted
December 19, 2019	The Agency posted the Notice of Impact Assessment Decision with Reasons for Cedar LNG on the federal Canadian Impact Assessment Registry at: https://iaac-aeic.gc.ca/050/evaluations/document/133318
January 24, 2020	Federal Ministerial substitution decision , granting the request for substitution for the EA of Cedar LNG
June 3 - July 19, 2021	The EAO held a 45-day public comment period on the draft Application Information Requirements (dAIR) which included the Valued Components Selection document. The Public Comment Period included two Virtual Open Houses on June 8 th and June 10 th that Cedar participated in. Approximately 10 members of the public participated. A total of 22 comments were received during the public comment period
November 15, 2021	The EAO issued the approved Application Information Requirements (AIR) to Cedar. The AIR establishes information that must be collected, analyzed and included as part of Cedar's Application for an EAC.
December 15, 2021	The EAO received Cedar's Application for an EAC for Cedar LNG. The EAO began the 30day Application screening process
January 14, 2022	The EAO sent a letter to Cedar advising the EAO has approved the Application for a detailed EA review. The EAO also identified additional information that Cedar is to provide before submitting the updated Application for formal review
February 4, 2022	The EAO received the Application and posted it to EPIC
February 4, 2022	The EAO initiated the 180-day assessment of the Application under Section 16(1) of the Act (2002).
February 17, 2022	The EAO amended the Section 11 Order, pursuant to Section 13 of the Act (2002), reducing the number of Indigenous Consultation Reports required during the EA.
February 28 – April 14, 2022	The EAO held a 45-day public comment period on the Application. The Public Comment Period included a Virtual Open Houses on March 16 th that Cedar participated in. Approximately 20 members of the public participated. A total of 16 comments were received during the public comment period
March 31 – July 14, 2022	The EAO received 26 Technical Memos from Cedar that responded to issues raised by the Working Group and the EAO posted these documents to EPIC
September 21 – October 14, 2022	The EAO held a public comment period on a draft of its decision materials, prior to referral to Ministers.
September 22, 2022	The EAO amended the Section 11 Order, pursuant to Section 13 of the Act (2002), to shorten the public comment period on the EAO's decision materials in light of the mourning period marking the passing of Queen Elizabeth II.
November 16, 2022	The EAO referred Cedar LNG to provincial Ministers for a decision on whether to issue an EAC under Section 17 of the Act (2002).
November 16, 2022	The EAO provided the Assessment Report, Summary Assessment Report, and French version of the Executive Summary to the federal Minister of Environment and Climate Change to inform the federal decision.

4.2 ROLE OF THE ADVISORY WORKING GROUP

The EAO established a Working Group made up of federal, provincial, local government staff or representatives and Indigenous nation representatives (listed in Schedules B and C of the Section 11 Order) with the mandates and expertise relevant to the review of Cedar LNG. Refer to the list of Working Group members in Appendix 3: List of Working Group Members.

The EAO sought and considered advice from the Working Group to understand and assess the potential adverse effects associated with Cedar LNG. Working Group members were responsible for providing advice to the EAO on:

- Key EA documents including, but not limited to, the selection of VCs, AIR, Application, Supplementary Technical Memos, the EAO's Report and proposed EAC conditions and recommended Mitigation Measures under the IAA;
- Government policy direction and/ or gaps that could affect the conduct of the EA;
- Potential conflicts with the legislation and/ or regulations of their organizations;
- EA information requirements as compared with permitting design and information requirements; and
- Technical issues that were raised by the public during the public consultation process.

The following local governments were members of the Working Group:

- District of Kitimat;
- City of Terrace; and
- Regional District of Kitimat Stikine.

In granting substitution of the EA, the federal Minister was satisfied the EAO would involve the Federal Authorities in the EA. The following federal departments participated in the review of Cedar's documents including the draft VCs, dAIR Application and EAO's draft report and proposed conditions:

- CCG provided comments and information related to its regulatory and statutory responsibilities within the themes of marine shipping, accidents and malfunctions, cumulative effects, and Follow-up Programs;
- Environment and Climate Change Canada (ECCC) provided comments and information related to its regulatory and statutory responsibilities within the themes of vegetation, wildlife, marine mammals, water quality, cumulative effects, air quality, GHG, accidents and malfunctions and strategic assessment of climate change;
- Employment and Social Development Canada (ESDC) provided comments and information related to its regulatory and statutory responsibilities with the themes of community profiles on socioeconomic of the workforce for the project, jobs created, employment barriers to participation for local under-represented groups and Indigenous nations labour force including GBA Plus;
- DFO provided comments and information related to its regulatory and statutory responsibilities within the themes of fish and fish habitat and marine mammals;

- Health Canada provided advice and information related to its statutory responsibilities to support the assessment of impacts on human health;
- Indigenous Services Canada provided advice and information related to Indigenous nations employment, workforce requirements and employment opportunities;
- Innovation, Science and Economic Development provided comments on contracting requirements, auditing, need for an enforcement program and needing measures in place to address effects that are beyond Cedar's control;
- Natural Resources Canada provided comment on seismicity, terrain hazards, marine environment and marine geohazards including tsunamis;
- Public Safety Canada participated but did not raise any issues or concerns related to its mandate;
- TC provided comments and information related to its regulatory and statutory responsibilities within the themes of marine navigation, accidents and malfunctions, cumulative effects, identification of Mitigation Measures and Follow-up Program; and
- Women and Gender Equality Canada provided comments and information related to expertise in the application of GBA Plus and gender equality as well as information related to gender-based violence.

The EAO reviewed the adequacy of Cedar's responses to all comments received from Working Group members during the review of the dAIR and the Application and held various meetings with Working Group members to discuss outstanding issues and concerns. In the development of this Report, proposed provincial conditions and recommended federal Mitigation Measures under the IAA, the EAO considered all comments and issues raised during the EA. The EAO and the Agency also developed the Joint Permitting / Regulatory Coordination Plan that outlines the key federal and provincial regulatory instruments, including permits, licences and authorizations, that may be required for Cedar LNG. The EAO also developed the Regulatory Coordination Issues Tracking Table (Appendix 5) that describes the key topics and issues that were raised during the assessment and how these were addressed in the assessment, or would be addressed by a subsequent permitting process, other regulatory process, or government initiative. The document will be provided to the statutory decision makers to show how issues have been addressed and where they are being carried forward to another regulatory process.

4.3 INDIGENOUS ENGAGEMENT

On December 13, 2019, the EAO issued an Order establishing the scope and procedures of the EA (Section 11 Order), which specified the consultation activities that both the EAO and Cedar would undertake with all Indigenous nations potentially affected by Cedar LNG. Indigenous nations listed in Schedule B of the Section 11 Order include (alphabetically):

- Gitga'at First Nation;
- Gitxaala Nation;
- Haisla Nation;
- Kitselas First Nation;

- Kitsumkalum First Nation;
- Lax Kw'alaams Band; and
- Metlakatla First Nation.

Indigenous nations in Schedule B of the Section 11 Order were consulted at the deeper end of the consultation spectrum. Haida Nation was listed in Schedule C of the Section 11 Order and engaged on aspects of the Project related to marine shipping.

Métis Nation British Columbia was listed in the Section 11 Order and engaged at the lower end of the consultation spectrum. Further detail regarding engagement with Indigenous nations is provided in Part C of this Report.

4.3.1 MEETING THE CROWN'S DUTY TO CONSULT AND ACCOMMODATE INDIGENOUS NATIONS

The Government of B.C. has a constitutional duty to consult and, if appropriate, accommodate Indigenous nations where they have asserted or established Aboriginal rights and title, as recognized and affirmed by Section 35 of the *Constitution Act, 1982* ("Section 35 Rights"), that may be adversely impacted by provincial decisions. In the past, the provincial EA process focused primarily on impacts to Section 35 Rights that the courts and/or treaties have generally addressed to date: typically hunting, fishing, trapping, and gathering rights, and title. For Cedar LNG, the EA considered an assessment of effects to Indigenous interests in the broader sense, which includes any interests related to an Indigenous nation as well as their Section 35 Rights (collectively, "Indigenous Interests").

There is often considerable overlap between the interests of Indigenous nations and the assessment of environmental, economic, social, heritage and health effects. Indigenous nations' comments and interests that directly relate to the assessments of VCs are discussed in Part B of this Report. The Requirements of the *Impact Assessment Act*, section 6.9, also addresses effects on Indigenous nations from impacts on the environment and to the health, social or economic conditions of the Indigenous nations of Canada.

Indigenous nations' comments and interests in terms of consultation and specific consideration of the Crown's duty to consult and accommodate Indigenous Interests are factored into the analysis in Part C of this Report. The EAO engaged collaboratively and sought consensus with Indigenous nations on the assessment of project effects to Indigenous Interests and proposed provincial conditions and proposed federal Mitigation Measures under the IAA. The EAO worked with those Indigenous nations, who were interested in doing their own assessment, to provide their own section of this Report. These nation-led assessments were based on their nation-specific Indigenous Interests using the information provided by Cedar in its Application and each Indigenous nation's own Indigenous knowledge. The sections that the EAO drafted for

Indigenous nations were shared with those Indigenous nations to work together on a final version for this Report.

4.3.2 INDIGENOUS KNOWLEDGE

The Act (2018) establishes that one of the purposes of the EAO is to use the best available science, Indigenous Knowledge⁹ and local knowledge in decision-making under the Act. The IAA also requires the consideration of Indigenous Knowledge provided with respect to the designated project. As part of the EAO's incorporation of aspects of the Act (2018) into the assessment as described above in section 1 and to meet the requirements of the IAA, the EAO required that the best available science, Indigenous Knowledge and local knowledge be considered and integrated throughout the assessment process. The Application described how scientific, Indigenous, and local knowledge was used in the assessment. Each VC contains a summary section of the Indigenous Knowledge provided that informed the assessment. This section includes the information provided in the Application as well as the information provided by Indigenous nations throughout the EA in submissions and during meetings.

The EAO also drew on its experience working with the Haisla Nation and Tsimshian nations on past EAs, in addition to the consultation process with nations and the nations' participation in the EA. While the EAO has described Indigenous Knowledge in this Report, as available, the EAO recognizes that knowledge-holders are the only people who can truly define Indigenous Knowledge for their communities.

4.4 PUBLIC CONSULTATION

Public consultation is an important aspect of the EA process. Both the EAO and Cedar have responsibilities around involving the public in the EA. The key roles and responsibilities for public consultation are outlined in the Section 11 Order issued by the EAO. The EAO's public consultation responsibilities are also outlined in the [Public Consultation Policy Regulation](#).

The EAO required Cedar to prepare a Public Consultation Plan. The plan describes Cedar's consultation objectives and activities. On March 27, 2020, Cedar submitted the [Public Consultation Plan](#) to the EAO. Cedar designed the Public Consultation Plan to meet the public consultation requirements under the Section 11 Order for both the Pre-Application and

⁹ Within the context of EAs, Indigenous Knowledge is a unique way of knowing that is held by Indigenous Knowledge holders that pertains to the area within which a project may occur, including how that project may interact with the environment and people in the region. Indigenous Knowledge not only informs how projects should be delivered and their relationship to the land, but also informs Indigenous decision-making. [The EAO's Guide to Indigenous Knowledge in Environmental Assessments](#) provides further detail on the EAO's approach to the consideration of Indigenous Knowledge.

Application review phases of the EA for Cedar LNG and in accordance with the Public Consultation Policy Regulation.

4.4.1 SUMMARY OF CONSULTATION ACTIVITIES LED BY CEDAR AND THE EAO

PRE-APPLICATION STAGE

Cedar consulted with key stakeholders via a [Cedar LNG website](#), via email, meetings and other forms of communication. Additional information on Cedar and Cedar LNG was available on the Cedar LNG website. Due to the COVID-19 pandemic, online or phone-based consultation opportunities were often used as alternatives to in-person meetings, in accordance with any current public health recommendations and restrictions, increasing the level of participation in Cedar LNG engagement overall due to increased accessibility for interested parties or persons.

The purpose of Pre-Application consultation was to inform the stakeholders on the development of the AIR and candidate VCs, Cedar LNG and the scope of the information that needed to be included in an Application. Cedar focused their public consultation activities on District of Kitimat and City of Terrace communities. Cedar identified potentially affected stakeholders on the basis of proximity to these communities, potential interest in Cedar LNG and its effects, and review of consultation activities undertaken by other proponents in the District of Kitimat community.

Cedar established 11 categories of key stakeholders:

- Potential Industrial Partners;
- Community Organizations;
- Economic Development Organizations;
- Educational Stakeholders;
- Environmental Stakeholders;
- Health and First Responders;
- Heritage and Cultural Stakeholders;
- Marine Users and Associated Stakeholders;
- Fishing and Charter Operations;
- Eco Tour Operators; and
- Recreational Groups.

Cedar's Public Consultation Plan describes key activities for the consultation during the Pre-Application and Application Review Stages and post EA engagement.

Details on Cedar's public engagement and responses to public comments raised during EAO's public comment period and Virtual Open Houses (see Table 9) are in Cedar's [Public Consultation Report #1](#), [Public Consultation Report #2](#) and described below.

The EAO received major submissions from the Kitimat Terrace Clean Air Coalition, Council of Canadians Terrace Chapter, Douglas Channel Watch which had received Agency public participation funding. Cedar responded to public comments submitted during Pre-Application in a tracking table contained in Cedar's Public Consultation Report #1.

The following are some of the themes summarized in Cedar's Table 3.3.1 in the Application that are specific to Cedar LNG:

- Air emissions and air quality;
- Climate change;
- Cumulative effects;
- Greenhouse gas (GHG) emissions;
- Human health;
- Marine resources;
- Project rationale;
- Sustainability; and
- Wildlife.

During the public consultation on the draft AIR, Cedar also held three virtual small-group meetings on June 16, 2021, June 17, 2021, and June 22, 2021. General topics discussed during these meetings include:

- Contracting and business opportunities;
- Geohazards including landslides and tsunamis;
- Extreme weather conditions;
- FLNG facility design including storage of LNG and natural gas liquids;
- Marine shipping; and
- GHG emissions including upstream emissions.

APPLICATION REVIEW STAGE

During Application Review, Cedar continued to consult with key stakeholders via a [Cedar LNG website](#), via mail, meetings and other forms of communication. The focus of this stage was to continue to provide information to stakeholders and the public as well as to provide opportunities for these groups to offer feedback on Cedar LNG. Efforts to engage diverse subgroups of the public, including Indigenous peoples, included holding open house and information sessions virtually and in the evenings, and making paper copies of its Application available, to provide greater accessibility for those limited in mobility, with time, financial or other familial constraints. Cedar also continued discussions with landowners, tenure holders and tenants to establish and maintain access agreements.

The EAO conducted two public comment periods during Application Review: one on the Application and one on the draft referral materials for the decision makers including the Assessment Report including Executive Summary, provincial Project Description (PD), proposed

provincial conditions and the proposed federal conditions with Description of Designated Project. The EAO also made available French versions of the Executive Summary and the proposed federal conditions with Description of Designated Project (see Table 9 for dates).

Cedar responded to the public comments received in from these two public comment periods in [Public Consultation Report #3](#) and its [Responses to the Third Public Comment Period](#), respectively. Major submissions were received in both these public comment periods from the Kitimat Terrace Clean Air Coalition, Council of Canadians Terrace Chapter, Douglas Channel Watch. These organizations received Agency public participation funding for the Application Review Stage of the EA.

Key issues raised by the public during the Application Review Stage included the following:

- **Use of Fossil fuels and Climate Change** - Concerns with allowing LNG projects to go ahead if B.C. and Canada are serious about meeting their net-zero GHG commitments by 2050, concerns over government's support for gas and prolonged fuel production which contributes to climate change, and the need to move beyond building fossil fuel infrastructure and to invest in renewable low carbon technologies such as wind, solar, and wave power projects.
- **GHG Emissions** – Questions regarding the Strategic Assessment of Climate Change, concerns that upstream methane emissions are not properly estimated and the amount of GHGs that will be emitted by Cedar LNG, as well as concern with the adequacy of the cumulative GHG analysis.
- **Air Emissions** – Concern that the air dispersion modelling is inadequate, the need to use a smaller grid size in the modelling, the need to validate atmospheric stability in the modelling/pollutant concentration to properly reflect actual concentrations. Expressed the view of the need to review and incorporate information from other sources and studies.
- **Health** – Concerns with air emissions effecting human health and impacts of spills and leaks on the local community and Indigenous nations.
- **Design Features** – questions regarding how the design features identified by Cedar in the Application are captured in the EAC.
- **Industrializing of Kitimat** – Concerns that industrial development is depleting public access to Douglas Channel and enjoyment of activities such as whale watching.
- **Upstream impacts of fossil fuel extraction** – Concerns around natural gas extraction using hydraulic fracturing fugitive methane and flaring in the exploration and development of natural gas production.
- **Pipelines** – the effect of pipeline systems on the environment and Indigenous nations

The EAO has considered the issues raised by the public throughout the EA and in its effect assessments presented in this Report. Key issues raised by the public, within the scope of the assessment of Cedar LNG are summarized within the relevant sections of Part B. The EAO also notes that in addition to the proposed conditions, the EAO has recommend a PD, which sets out the details of the project that Cedar is authorized to construct and operate; this PD would form

part of the legally binding EAC, if issued, and is the way the EAO ensures that the project built (if approved) is consistent with what is assessed during the EA.

The EAO notes that a number of comments were received during the third public comment period related to the Coastal GasLink Pipeline Project and its effects, including on Indigenous nations. While Cedar LNG would be supplied with natural gas by the Coastal GasLink Pipeline, these are two separate projects. Coastal GasLink was subject to an EA and received an EAC in 2014 and construction is underway. The effects of Coastal GasLink are not within scope of the Cedar LNG EA and are not discussed in this Report. See the [Coastal GasLink Pipeline](#) page on EPIC for further details on that project. The public also commented upon upstream hydraulic fracturing, fugitive methane and flaring. The EAO notes that the OGC assesses these matters during permitting of gas activities associated with exploring, developing, producing and marketing of gas resources in B.C.

Following the public comment period on the draft referral materials, the EAO considered public comments on this Report, the proposed provincial conditions and PD before finalizing and referring materials to provincial Ministers.

POST-ENVIRONMENTAL ASSESSMENT CERTIFICATE ENGAGEMENT

Cedar has committed in its Public Consultation Report #3 to providing updates and undertake information sharing activities to inform key stakeholders and the public on issues and concerns regarding construction, operations and decommissioning. Cedar will host community meetings with interested parties to discuss updated information on its website and contracting training and employment opportunities.

THE EAO'S CONCLUSION ON THE ADEQUACY OF PUBLIC CONSULTATION

Based on consideration of Cedar's Public Consultation Plan and Reports, the EAO is satisfied with Cedar's understanding and responsiveness to public interests. Public comments from the Public Comment Periods and Cedar's responses are posted on EPIC for the Pre-Application and Application Review stages.

4.4.2 SUMMARY OF CONSULTATION ACTIVITIES LED BY THE AGENCY

The public were consulted by the Agency on the Initial Project Description and the EAO's substitution request which were posted on the Agency's [Canadian Impact Assessment Registry](#). The Public Comment Period on the Initial Project Description was from September 19, 2019 to October 20, 2019. Based on feedback received from Indigenous nations, federal authorities and the public during the public comment period, the Agency prepared a Summary of Issues relevant to Cedar LNG that are in Appendix D of the [Detailed Project Description](#), along with Cedar's responses to the identified issues.

As noted in 4.4.1 above the Agency provided public participation funds during Pre-Application and Application Review to the Kitimat Terrace Clean Air Coalition, Council of Canadians Terrace Chapter, and Douglas Channel Watch to participate in the Cedar LNG assessment.

The Agency will be considering the public comments on the draft potential federal conditions with Description of Designated Project and the draft Executive Summary, submitted during EAO's public comment period on the draft referral materials for provincial and federal decision-makers for the Cedar LNG Project.

PART B – ASSESSMENT OF POTENTIAL ADVERSE EFFECTS

5 ASSESSMENT OF VCS

5.1 AIR QUALITY

5.1.1 BACKGROUND

This chapter assesses the potential effects Cedar LNG would have on the air quality VC. Cedar LNG could adversely affect air quality through the emission of criteria air contaminants (CACs). CAC emissions would occur during each phase of Cedar LNG from various marine and land-based activities, including construction of infrastructure, traffic, liquefaction of natural gas, transportation, and LNG loading. The Application evaluated the following CACs predicted to be emitted as a result of Cedar LNG:

- Nitrogen dioxide (NO₂);
- Sulphur dioxide (SO₂);
- Carbon monoxide (CO); and
- Fine particulate matter (PM) with a diameter of less than 2.5 microns (PM_{2.5}).

Air quality effects within federal jurisdiction including federal lands, effects to the health, social or economic conditions of the Indigenous peoples of Canada, the current use of lands and resources for traditional purposes and cultural heritage are discussed in Section 6.9 of this Report.

REGULATORY CONTEXT

The air quality VC was assessed through comparison of predicted or measured concentrations of CACs to provincial and federal thresholds, including:

- B.C. Ambient Air Quality Objectives (AQO);
 - Provincial Framework for Developing Air Quality Objectives (2020);
 - Guidance on Application of Provincial Air Quality Objectives for SO₂ (2017);
- Current Canadian Ambient Air Quality Standards (CAAQS; 2020);
 - Canadian Council of the Ministers of the Environment Air Zone Management Framework; and
- Updated CAAQS which will come into effect in 2025.

The AQO are used to consider current and historic air quality to guide environmental impact assessments and are used to characterize air quality and potential air quality impacts beyond the industrial fence line, in areas where people live, or other sensitive receptors are located. As there are multiple CACs (including PM_{2.5} and NO₂) without clear thresholds below which health

effects to do not occur AQO should not be interpreted as maximum acceptable levels; they are benchmarks which are used to assess air quality in B.C. with the goal to improve air quality over time. Any exceedances should be considered in the context of their magnitude, frequency, timing and proximity to the sensitive receptors (such as schools, hospitals, Indigenous communities). As of 2020, the provincial AQO for SO₂ became equivalent to the 2020 CAAQS for SO₂ (that is, was superseded by the CAAQS levels and metrics).

The CAAQS are used to manage air quality to maintain clean air. They are an appropriate comparison for modelled (or otherwise estimated) ambient air concentrations and provide useful information on the project's potential impact on ambient air quality. CAAQS are most effectively used as a tool for improving air quality, not as a benchmark for assessing the acceptability of risk to human health. They are used by provinces and territories to guide overarching air zone management actions to reduce ambient concentrations below the CAAQS and prevent CAAQS exceedances.

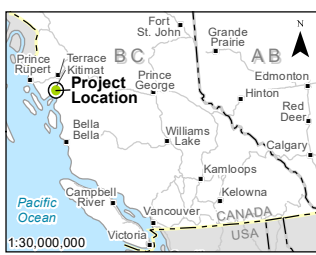
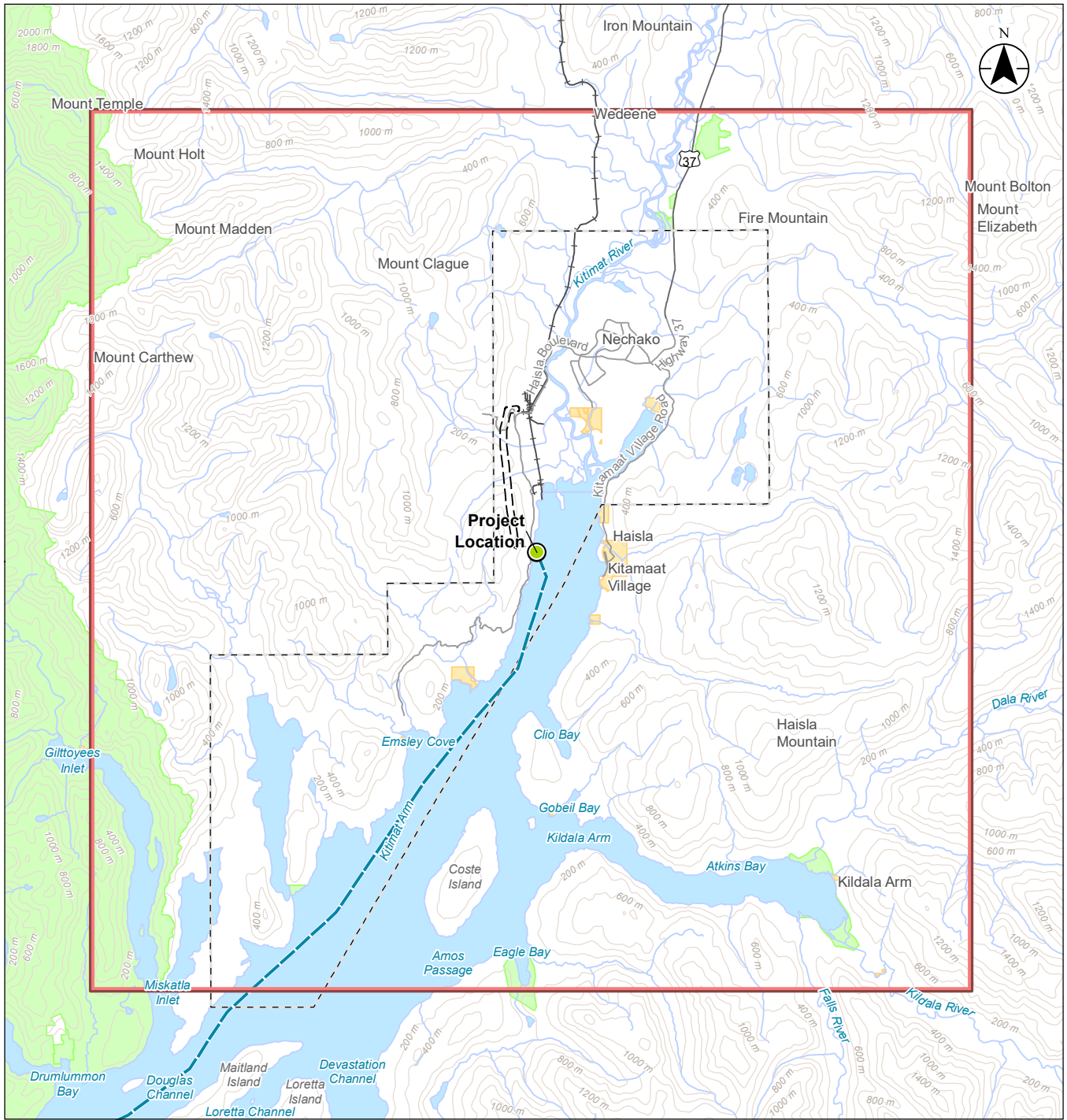
If Cedar LNG receives an EAC and federal IAA approval, it would need to obtain provincial permits, including a waste discharge permit for air emissions under the *Environmental Management Act*. This permitting process would be administered by the Oil and Gas Commission (OGC).

BOUNDARIES

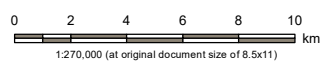
The regional assessment area (RAA) and local assessment area (LAA) for the air quality VC were the same. They consisted of a 40 km by 40 km area centered on the Cedar LNG Facility Area and a 3 km wide¹⁰ and approximately 265 km long polygon along the LNG shipping route. Figure 5 and Figure 6, below, depict the extent of the RAA and LAA.

Cedar considered effects to air quality during construction, operations, and decommissioning; however, a quantitative assessment of effects on air quality was only conducted for the 40 years of operations as this is the phase when air emissions would be the greatest and the emissions from construction and decommissioning would be intermittent and short-term.

¹⁰ 1.5 km on either side of the LNG shipping route.



- Highway
- Road
- Railway
- Topographic Contour
- Watercourse
- Waterbody
- Reserve Land
- Park or Protected Area
- District of Kitimat
- Municipal Boundary
- Project Location
- Transmission Line Permitting Corridor
- Marine Shipping Route (Approximate Location)
- Air Quality (Marine Terminal)**
- Local Assessment Area
- Regional Assessment Area



Project Location: Kitimat, British Columbia
 Project Number 123221953
 Prepared by WWU on 20211126
 Discipline Review by SZABANI on 20211126
 GIS Review by LTRUDEL on 20211126

Client/Project/Report
 Produced by Stantec for Cedar LNG Partners LP
 for the Cedar LNG Project

Title
Air Quality (Marine Terminal)
Local and Regional Assessment Areas

Figure 5: Marine Terminal LAA and RAA for the Air Quality VC

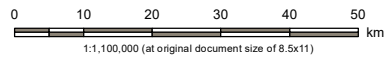
Notes
 1. Coordinate System: NAD 1983 UTM Zone 9N
 2. Data Sources: DataBC, Government of British Columbia; Natural Resources Canada; Canadian Hydrographic Service



Notes
 1. Coordinate System: NAD 1983 UTM Zone 9N
 2. Data Sources: DataBC, Government of British Columbia; Natural Resources Canada; Canadian Hydrographic Service

- Highway
- Road
- - - Ferry Route
- Watercourse
- Waterbody
- Reserve Land
- Park or Protected Area
- Marine Park or Protected Area

- Project Location
- Marine Shipping Route (Approximate Location)
- Air Quality (Shipping)**
- Local and Regional Assessment Area



Project Location: Kitimat, British Columbia
 Project Number 123221953
 Prepared by WWU on 20211126
 Discipline Review by SZABANI on 20211126
 GIS Review by LTRUDEL on 20211126

Client/Project/Report
 Produced by Stantec for Cedar LNG Partners LP for the Cedar LNG Project

Title
Air Quality (Shipping)
Local and Regional Assessment Areas

Figure 6: Marine Shipping Route Cedar LNG LAA and RAA for the Air Quality VC

5.1.2 POTENTIAL PROJECT EFFECTS AND PROPOSED MITIGATIONS IN THE APPLICATION

This section summarizes the information, methods and conclusions presented by Cedar in the Application, while input from reviewers is summarized in section 5.1.3.

5.1.2.1 EXISTING CONDITIONS

Cedar established existing conditions from real time ambient measurements from five monitoring stations that provide the current concentrations of CACs in the LAA/RAA. Four monitoring stations (Kitimaat Village, Kitimat Haul Road, Kitimat Riverlodge and Kitimat Whitesail) are located in close proximity to Cedar LNG. The fifth location, Smither St Joseph's is approximately 130 km northeast of Cedar LNG but was included as it is the closest monitoring station with valid CO data. CAC concentrations at all five monitoring stations were below the relevant AQO and the prevailing winds confine the influence of industrial emission sources to the west side of the Kitimat Valley, away from urban populations.

Air quality in Kitimat is influenced by emissions from industrial facilities within the community as well as, among other things, emissions from transportation, residential home heating, open burning of forestry waste, food preparation and road dust. The largest existing industrial sources relate to the Rio Tinto aluminum smelter (Rio Tinto) and associated marine traffic. Emissions from the LNG Canada Export Terminal (LNG Canada) and associated marine traffic will occur when the facility commences operation and therefore were included in the assessment.

The Kitimat LNG Project was originally included in the assessment, but the certificate holder for this project has now indicated publicly that it will not be advancing the project. Therefore, Cedar updated its modelling to remove emissions from the Kitimat LNG Project in its estimates, at the EAO's request. The estimates in this Report reflect those without the Kitimat LNG Project.

5.1.2.2 POTENTIAL PROJECT EFFECTS

The Application noted that the majority of CAC emissions from Cedar LNG during construction would result from site preparation and clearing, marine-based and land-based infrastructure construction, marine transport of construction materials and vehicle traffic. During the operations phase, emissions would be created through treatment and liquefaction of natural gas, storage and offloading of LNG at the floating LNG facility, LNG carrier loading, marine shipping/transportation, facility/infrastructure maintenance and vehicle traffic. During decommissioning, CAC emissions may result from vehicle traffic, decommissioning of marine-based and land-based infrastructure and marine transport of decommissioned infrastructure.

The potential effects of Cedar LNG on air quality were assessed in the Application through dispersion modelling of emissions associated with operations, as the Application stated that emissions during this phase of Cedar LNG would be the most substantial. Three modelling scenarios (refer to Table 10, below) were identified in the Application to represent operations.

The base case dispersion model considered emissions from existing (Rio Tinto) and approved (LNG Canada) sources in the LAA/RAA. Cedar proposed that this approach was sufficiently conservative to characterize cumulative air quality; therefore, the inclusion of additional baseline values based on nearby long-term monitoring stations was considered to be unnecessary. The base case identified exceedances of the AQO or CAAQS for concentrations of SO₂ and PM_{2.5}. Rio Tinto was determined to be the source of SO₂ concentrations greater than the AQO and CAAQS, with these exceedances extending approximately 15 km south and more than 20 km north of the smelter.

The project-alone case considers only Cedar LNG emissions. To be conservative the modelling assumed all of Cedar LNG’s equipment operated at full capacity 100 percent of the time rather than at average operating capacity (that is, less than 100 percent). This includes boiler use, flare stack, thermal oxidizer, tugboats (marine diesel powered) used for berthing and LNG carriers (marine diesel powered) at berth while loading. No exceedances to the AQO or CAAQS were identified from the project-alone case.

The Application case considers the combination of Cedar LNG emissions (project-alone case) and existing/approved emission projects in the LAA/RAA (base case). This model also assumes Cedar LNG’s equipment is operated at full capacity 100 percent of the time. Cedar determined that the CAC concentrations in the Application case were very similar to the base case and that Cedar LNG would have negligible effects on predicted maximum concentrations.

Cedar stated that the emissions associated with the operation of Cedar LNG are predicted to result in a small, localized effect on air quality, with the largest effect within 100 m to 1 km of the FLNG Facility, on remote, unoccupied lands. This effect diminishes substantially with increasing distance from the Cedar LNG emission sources. This predicted deterioration is attributable to the combustion sources onsite (regen gas heater, thermal oxidizer, boiler, flare stack, and docked marine vessels).

Table 10: Summary of the Maximum Predicted CAC Concentrations

Air Quality Parameter	Averaging Period	Ambient Air Quality Objective (µg/m ³)	Base Case (µg/m ³)	Project-Alone Case (µg/m ³)	Application Case (µg/m ³)
NO ₂	One-hour	113 79	102.6*	73.5	103.0*
	Annual	32 23	11.2	4.2	12.1

Air Quality Parameter	Averaging Period	Ambient Air Quality Objective ($\mu\text{g}/\text{m}^3$)	Base Case ($\mu\text{g}/\text{m}^3$)	Project-Alone Case ($\mu\text{g}/\text{m}^3$)	Application Case ($\mu\text{g}/\text{m}^3$)
SO ₂	One-hour	183 ¹ <i>170</i>	1,176*	55.6	1,176*
	Annual	13 <i>11</i>	43.6*	1.3	43.9*
PM _{2.5}	24-hour	25 <i>27</i>	29.4*	4.2	29.6*
	Annual	8 <i>8.8</i>	7.2	0.8	7.5
CO	One-hour	14,300	1,813	631	1,818
	8-hour	5,500	319	244	319

Italics indicates the applicable CAAQS (2020 for PM_{2.5}, and 2025 for NO₂ and SO₂)

Bold text indicates AQO exceedances

*Indicates exceedance of the applicable 2020 or 2025 CAAQS

1 indicates the AQO as of 2019 and is equivalent to the 2020 CAAQS

Marine Shipping Summary of CAC Emissions and Dispersion Modelling Results

Throughout operations, it is estimated that one LNG carrier will travel along the shipping route every seven to 10 days (including both in and out of Kitimat Arm). Two tugboats will escort this carrier along the shipping route from the Triple Island Pilot Boarding Station. Cedar conducted dispersion modelling of exhaust emissions. The modelling assessed the effects to two nearby communities, Hecate Strait near the Triple Island Pilot Boarding Station and in the Douglas Channel near Hartley Bay. The modelling predicted marine vessel traffic could result in a maximum hourly average NO₂ concentrations of 17.0 $\mu\text{g}/\text{m}^3$ in Hecate Strait with SO₂ concentrations significantly below the AQO and CAAQS. In the Douglas Channel, Cedar predicted the maximum hourly average NO₂ concentrations from marine vessels would be 31.0 $\mu\text{g}/\text{m}^3$ also with SO₂ concentrations significantly less than the AQO and CAAQS.

Positive Effects

Cedar did not identify any positive effects of Cedar LNG on the air quality VC.

5.1.2.3 MITIGATION MEASURES PROPOSED IN THE APPLICATION

The Application proposed the following Mitigation Measures to avoid or minimize the potential adverse effects of Cedar LNG on air quality:

- Implement a construction environmental management plan (CEMP) to manage potential effects on air quality;
- Manage vehicle and equipment emissions by conducting regular maintenance during all project phases;
- Control fugitive dust emissions from the movement of construction equipment during construction and decommissioning; and

- Ensure diesel-fired equipment that will be used during construction (vehicles and equipment) and operations (emergency power generators) are powered by low sulphur fuel.

In addition to the identified Mitigation Measures listed, Cedar has integrated certain design decisions into the Project to help reduce the effects of Cedar LNG. The key design decision relevant to the air quality VC is the use of BC Hydro electricity as the power source during operations rather than the alternative option of a natural gas generator system. Usage of BC Hydro electricity will result in approximately 96 percent less emissions (for example, SO₂, NO₂).

During Application Review, Cedar also proposed a Follow-up Program for air quality, and a community feedback process which are described further below.

5.1.3 POTENTIAL PROJECT EFFECTS AND PROPOSED MITIGATIONS IDENTIFIED DURING APPLICATION REVIEW

Based on a review of the Application and with feedback from the Working Group, Indigenous nations, and public, the following key issues related to the assessment of air quality for Cedar LNG were identified:

- Kitimat airshed and dispersion modelling;
- Emissions from vessels along shipping route; and
- Indigenous Knowledge and engagement.

KITIMAT AIRSHED AND DISPERSION MODELLING

The Ministry of Environment and Climate Change Strategy (ENV), ECCC, Northern Health and commenters during the public comment period collectively expressed concerns about the current air quality in the Kitimat airshed and the modelling techniques used by Cedar to predict effects from Cedar LNG.

ENV was of the view that the cumulative effects assessment did not adequately account for the contribution of unmodelled sources because baseline concentrations were not applied to model results. Specifically, a global background concentration for SO₂ was not included and local baseline concentrations for NO₂ and PM_{2.5} were not added to model results to account for the contribution of unmodelled sources (such as domestic emissions, open burning and so forth). ENV recommended that further consideration was required, including addition of baseline concentrations from monitoring data. In addition, a comment was submitted by Kitimat Terrace Clean Air Coalition (KTCAC) (via the public comment period on the Application) regarding Cedar LNG's dispersion modelling. KTCAC expressed concerns regarding lack of adequate model evaluation, inappropriate claims regarding model conservatism and a weakness in the model scope (that is, exclusion of ozone). Finally, ECCC and Northern Health recommended that Cedar participate in airshed-wide management strategies (such as Kitimat Airshed Group) to identify opportunities for emission reductions.

To address ENV's concern, Cedar provided predicted concentrations, with removal of Kitimat LNG, with the inclusion of local baseline (consistent with the BC Air Quality Dispersion Modelling Guideline) for PM_{2.5} and NO₂, and with inclusion of global/regional background for SO₂.

As was shown in the original modelling, the base case concentrations of 1-hour and annual SO₂ and 24-hour PM_{2.5} concentrations exceeded the AQO in various locations past the industrial fence line. With the addition of local baseline concentrations for PM_{2.5} and NO₂ the increase in maximum predicted concentrations resulted in fence line exceedances for both 1-hour NO₂ and annual PM_{2.5}. There were no exceedances of the AQO for CO or annual NO₂.

The fence line exceedances were largely attributed to the base case as opposed to the project-alone case. To appropriately assess the application case, which combines the base case and the project alone case, specific scenarios were applied to each CAC (consistent with the BC dispersion modelling guideline). For SO₂ the change from a base case including global background concentrations to the application case showed an increase of 0.08 percent and 0.69 percent for the 1-hour and annual averaging periods, respectively. For NO₂, the change from a base case including local baseline concentrations to the application case showed an increase of 0.31 percent for the 1-hour averaging period. For PM_{2.5} the change from a base case including local baseline concentrations to the application case showed an increase of 0.49 percent and 2.59 percent over the 24-hour and annual averaging periods, respectively.

ENV agreed with the proponent's conclusion that the project itself will result in very minor changes to local air quality. ENV's primary focus was that the proponent needed to reasonably characterize air quality in the assessment area.

Regarding KTCAC's concerns, Cedar explained that the modelling methods that were selected were chosen to account for a range of potential factors, including methods following the BC Air Quality Dispersion Modelling Guidelines, methods specifically designed/modelled to replicate the potential conditions (such as atmospheric or terrain) that would be encountered, and the utilization of current information (for example, Rio Tinto) for the base case estimation. As previously noted, to ensure a conservative assessment both the original application case, as well as two additional models (inclusion of baseline and global/regional), were evaluated. Ozone was not assessed as it is not directly emitted by Cedar LNG and little evidence has been shown regarding increased ozone production or that ozone is an issue in Kitimat, as demonstrated in an air quality technical data report released in 2014 regarding LNG Canada. Cedar also committed to developing a community feedback process that aims to provide open and transparent means for the community to seek information and raise concerns as well as have inquiries addressed in a timely manner during construction and operation.

Regarding the request from ECCC and Northern Health to participate in airshed-wide management strategies, Cedar committed to joining the Kitimat Airshed Group and has begun the process to become a member.

Following review, ENV stated a lack of confidence in the approach that Cedar had taken for assessing the model results in their model evaluation. ENV noted that Cedar had scaled ambient concentration of SO₂ by 68 percent to account for reduced emission from the Rio Tinto as opposed to scaling the emission sources themselves, which would be necessary as the facility is large and has many different sources, each with unique discharge characteristics. With respect to PM_{2.5} and NO₂, ENV stated that model evaluation conducted by Cedar demonstrated how the model was not conservative and that the addition of a regional baseline concentrations was important.

The EAO notes that as part of the permitting process for Cedar LNG, the OGC would require detailed project design with updated emissions modelling, justification of the equipment and consideration of ENV's best achievable technology (BAT) policy. An air quality management plan and monitoring program would be expected to be conditions of a permit.

Considering the concerns raised during the EA, the EAO also recommends a condition (9) requiring Cedar to develop a CEMP, including air quality management measures and a condition (11) requiring Cedar to develop a community feedback process. The EAO also recommends this same community feedback process as a federal Mitigation Measures, and additionally recommends a Follow-up Program for air quality under the IAA, as described in section 5.1.4 below. In consideration of the comments received during the EA and in acknowledgement of the importance of considering the wider regional context and cumulative effects of air quality, the EAO recommends a provincial condition (16) requiring Cedar to participate in regional cumulative effects initiatives, specifically, the Kitimat Airshed Group, or successor airshed monitoring programs established by the Province (which include participation from industry). The EAO is of the view that these conditions, the Follow-up Program, and the additional information that will be provided in permitting would provide adequate means to verify the predictions on air quality during the EA and would require Cedar to implement additional mitigation, if thresholds are exceeded. The community feedback process would also provide a venue for the community to raise concerns directly to Cedar, including through additional Mitigation Measures or monitoring, as required.

EMISSIONS FROM VESSELS ALONG SHIPPING ROUTE

Lax Kw'alaams, Kitselas, Gitga'at, Gitxaala, and CHN raised concerns around the effects of marine shipping emissions and requested Mitigation Measures for air emissions from shipping.

Lax Kw'alaams, Kitselas, Gitga'at, Gitxaala questioned whether the two locations modelled for effects to air quality from shipping (the Triple Island Pilot Boarding Station and Douglas Channel nearby Hartley Bay) were sufficient and representative of marine users and sensitive areas throughout the entire shipping route.

Cedar noted that the locations used to assess potential air quality and noise effects were selected for two reasons. First, these locations are representative of the entire shipping route based on the meteorological conditions and terrain characteristics. The location near the Triple

Island Pilot Boarding Station is representative of the open water portion of the shipping route. The location near Hartley Bay is representative of the Principe Channel and Douglas Channel portion of the shipping route. Results of air dispersion modelling at these locations can be defensibly extrapolated to the entire shipping route due to the similar meteorological conditions and terrain characteristics of the other areas along the shipping route. As a result, modelling is expected to provide similar predicted concentrations of CACs along the entire shipping route. Second, modelling results for the section of the shipping route passing Hartley Bay provides an understanding of the greatest potential exposure of people to shipping emissions. While traditional harvesting activities and other marine users occur along the entire length of the shipping route, these activities are short-term and intermittent. Therefore, marine users would have very limited exposure to air emissions from the LNG carriers and tugboats. In contrast, residents of Hartley Bay are present continuously and therefore would have the highest potential exposure to air emissions. This allows for assessment to consider the greatest potential interaction between people and shipping-related air emissions.

Indigenous nations did not provide further comments on this issue. The EAO is satisfied with Cedar's response and concludes that the assessment of air quality along the shipping route was adequate for the purposes of the EA.

Kitselas, Metlakatla and Gitxaala noted that the proponent indicated that the base case modelling scenario included marine traffic along the marine shipping route associated with LNG Canada and Rio Tinto. However, it was unclear if emissions from carriers and tugboats associated with LNG Canada and Rio Tinto along the proposed shipping route were included. Lax Kw'alaams requested clarification as to why CAC concentrations associated with LNG carrier traffic along the shipping route were modeled only in the project-alone case, rather than considered in the base case and application case. Lax Kw'alaams also requested Cedar provide further rationale for Cedar's statement that the cumulative effects of shipping would be negligible or very small. Gitxaala noted the uncertainty in modeling shipping emissions and commented that estimates of effects would benefit from real-world data to verify assumptions. Gitxaala requested Cedar commit to participating in any new regional initiatives that could oversee and manage the effects on air quality from project-related shipping activities.

Cedar stated that for the shipping assessment for Cedar LNG, existing and future shipping activities were considered by adding a conservative baseline concentration to predicted concentrations from LNG carrier and tugboats associated with Cedar LNG. This baseline concentration was established using ambient monitoring data from Kitimat. This value is considered conservative because existing and future marine vessels are transient in nature and as the shipping assessment shows marine vessel emissions are not expected to persist in one location for a long duration (< 1 hour).

Cedar explained that the Cedar LNG-related shipping activities (that is, one LNG carrier and two tugboats) at Hartley Bay under conditions that are conducive to poor dispersion (low wind speeds, temperature inversion) are predicted to result in a maximum 1-hour predicted NO₂

concentration of $31 \mu\text{g}/\text{m}^3$. Near the Triple Island Pilot Boarding Station under conditions that move vessel plume towards land (moderate wind speeds from the west direction) the maximum 1-hour predicted NO_2 concentrations is $17 \mu\text{g}/\text{m}^3$. To estimate the cumulative effects, Cedar developed a conservative baseline concentration using ambient monitoring data from Kitimat Whitesail monitoring station ($4.5 \mu\text{g}/\text{m}^3$). Cedar was of the view that this baseline reflects the current and expected future ambient air conditions from shipping along the shipping route. By adding the baseline concentration with the maximum predicted NO_2 , the cumulative concentration predicted at Hartley Bay is $35.5 \mu\text{g}/\text{m}^3$ and at the Triple Island Pilot Boarding Station is $21.5 \mu\text{g}/\text{m}^3$. In all cases these predicted levels are less than the AQO ($113 \mu\text{g}/\text{m}^3$) and CAAQS ($79 \mu\text{g}/\text{m}^3$) for NO_2 . Considering the transient nature of these vessels and the frequency of adverse meteorological conditions affecting Hartley Bay and the Triple Island Pilot Boarding Station (these weather conditions were predicted to occur for only 34 hours over a three-year period at Hartley Bay [0.13 percent of the time] and only 263 hours over a three-year period at the Triple Island Pilot Boarding Station [1 percent of the time]). Cedar noted that this is a conservative estimate of cumulative effects to air quality from shipping.

In its Application, Cedar proposed the development of a marine transportation management plan that describes the Mitigation Measures that will protect marine users and maintain navigational safety during all phases of the Project (see Section 5.9: Marine Use for further details). As part of this plan, Cedar proposed to include reporting mechanisms for Indigenous nations and marine users to provide feedback related to LNG carrier interference with marine use, which could include concerns related to air quality. Members of the public or Indigenous users could also submit concerns regarding air quality through the community feedback process, described above.

Kitselas and Metlakatla did not provide further comments on this issue. In consideration of concerns raised by Indigenous nations, the EAO proposes a provincial condition requiring Cedar to develop a marine transportation communication report (Condition 12) and recommends Mitigation Measures under the IAA for air quality, including a marine transportation management plan, as described below in section 5.1.4. Both of these provincial and federal recommendations would include reporting mechanisms for Indigenous nations and marine users to report on any concerns related to LNG carrier interference with marine use, including from air quality effects. The EAO also notes that the provincial condition recommended above on regional cumulative effects initiatives (Condition 16) also requires Cedar to participate in relevant federal initiatives (in which industry is invited to participate) related to effects of marine shipping in the region.

CHN and Gitxaala questioned why mitigation or monitoring specifically targeting air emission from marine shipping was not proposed. While the EAO has proposed mitigations that apply broadly to marine shipping effects, including air emissions, the EAO is of the view that specific measures targeting emissions from marine shipping are not required to prevent adverse effects, given that predicted levels are well below AQOs.

The EAO notes that air quality effects of the Project on Indigenous experience and use is discussed Part C of this Report. The EAO has also considered comments from Metlakatla, Kitselas, and Gitxaala in the rating of residual effects below. With the proposed Mitigation Measures, the EAO is satisfied this issue has been adequately addressed for the purpose of EA.

CONSIDERATION OF INDIGENOUS KNOWLEDGE IN THE EA

Kitselas, CHN and Gitxaala were of the view that the assessment of the air quality VC did not effectively or clearly integrate Indigenous and community knowledge. Nations noted that they needed this information to understand potential interactions and effects, determine their significance and characterize impacts to Indigenous interests.

Cedar stated that their engagement with Indigenous nations began between late 2019 and early 2020 with the primary purpose of understanding potential Cedar LNG-related effects to Indigenous interests, as well as identifying measures to avoid or mitigate those effects. Specific observations and trends over time related to air quality were not provided. Cedar's approach to engagement with Indigenous nations included providing drafts of environmental assessment documents and technical data reports (such as air quality assessment of emissions resulting from an LNG carrier and two tugboats travelling along shipping route) prior to submission to the EAO and continuing to meet with Indigenous nations representatives regularly to provide Cedar LNG updates.

Through these engagement activities with Indigenous nations, concerns regarding air quality were shared with Cedar. In consideration of these concerns, Cedar assessed effects from marine shipping, which included emissions from one LNG carrier and two tugboats that will travel along the shipping route. However, specific observations and trends over time regarding air quality were not provided to Cedar by Indigenous nations through the previously referenced engagement. Had these observations been shared, Cedar noted that it would have incorporated them into the air quality assessment. In the absence of Indigenous and/or community knowledge-defined indicators related to air quality, regulatory indicators in the form of air quality objectives were used in the assessment of air quality.

Kitselas did not provide any further comments on this issue. Gitxaala commented that the perceptions of member harvesters regarding changes to the smellscape could lead to avoidance behaviours that would create a cascade of adverse effects to the Nation's Rights, Title and relationship to the territory. Gitxaala remained concerned that neither the Application nor the EAO's assessment included an adequate assessment of the potential perceptible and/or experiential effects of changes to air quality from Cedar LNG-related shipping on member harvesters that could experience negative sensory impacts from the potentially observable air emissions or odour from a passing LNG carrier, which would impact the Nation's use and experience of the territory. Gitxaala was of the view that a more fulsome discussion of the concern is warranted in this Report. The EAO notes that it has considered the information provided from Indigenous nations on the importance of the area to Indigenous use in the rating

of context below and has used the available information to inform its assessment. The EAO notes that air quality effects of the Project on Indigenous experience and use is discussed Part C of this Report.

5.1.4 THE EAO'S ANALYSIS AND CONCLUSIONS

The EAO evaluated the potential effects to air quality by considering construction, operations and decommissioning activities that could affect air quality and may result in residual adverse effects from increased one-hour and annual SO₂, one-hour and annual NO₂, one-hour and 8-hour CO emissions, and 24-hour and annual PM_{2.5}.

PROPOSED PROVINCIAL CONDITIONS AND FEDERAL MITIGATION MEASURES

Based on mitigations proposed in the Application, issues raised during Application review, the EAO's effects assessment, and the information contained in the Joint Permitting / Regulatory Coordination Plan and the Regulatory Coordination Tracking Table (Appendix 5), the EAO proposes the following provincial conditions:

- CEMP, including air quality management (Condition 9);
- Community feedback process (Condition 11) to receive, address, and report on community concerns from the Project, including related to air quality, which would include the requirements to:
 - Establish and maintain communication methods for providing the public with information and enabling the public to submit comments or concerns regarding Cedar LNG; and
 - Report out comments received and Cedar's response to issues raised, including follow-up actions, mitigations or resolutions applied;
- Marine transportation communication report (Condition 12), including establishment of a shipping schedule notification process for Indigenous nations; and
- Regional cumulative effects initiatives (Condition 16), which requires Cedar to participate in the Kitimat Airshed Group and relevant federal initiatives related to effects of marine shipping in the region.

The EAO notes that if Cedar LNG receives an EAC and federal IAA approval, it would need to obtain provincial permits, including a waste discharge permit under the *Environmental Management Act*. This permitting process would be administered by the OGC. As part of this process, the OGC would require detailed project design with updated emissions modelling, justification of the equipment and consideration of ENV's BAT policy. An air quality management plan and monitoring program would be expected to be conditions of a permit. The EAO considers that, in combination with the proposed conditions, this detailed permitting process and expected permitting conditions will address the effects to air quality identified during the EA.

The EAO recommends the following Mitigation Measures under the IAA:

- Manage vehicle and equipment emissions by conducting regular maintenance during all Project phases;
- Control fugitive dust emissions (such as dust suppression by water and vehicle speed limits) from the movement of construction equipment during construction and decommissioning;
- Marine transportation management plan, as described in the Mitigation Measures for marine use (section 5.9); and
- Community feedback process, which will require Cedar to:
 - Develop the process with the Indigenous nations and relevant authorities;
 - Implement modified or additional mitigation measure(s) and/or follow-up requirement(s) in response to the feedback received;
 - Prepare and submit to Indigenous nations, at a frequency to be determined during the development of the feedback process, summary report(s) of the feedback received during the reporting period;
 - Offer to meet with the Indigenous nations to discuss the summary report(s); and
 - Submit any updates to the community feedback process to the Indigenous nations and the Agency.

In addition, the EAO also proposes a Follow-up Program for air quality under the IAA, which would include:

- In the first three years of operation Cedar will provide an annual summary report with a comparison of pre-operation and post-operation air quality for that year. At the end of the three-year period following commencement of operation, the air quality data from the Kitimat monitoring stations will be consolidated and the results compared to:
 - Air quality modelling results;
 - Federal and provincial air quality objectives; and
 - Residual effects characterization criteria applied in the Application.
- Results of this review should include consideration of health effects, along with identifying any implementable corrective actions should monitoring show the characterization of effects exceeds what is provided in the Application, will be provided to the Agency, Health Canada, Northern Health, Haisla, Gitga'at, Gitxa'aa, Kitselas, Kitsumkalum, Lax Kw'alaams, and Metlakatla.

RESIDUAL EFFECTS

After considering the Mitigation Measures, the EAO concludes that increases in CACs from Cedar LNG would be a residual adverse effect to the air quality VC for both the FLNG facility and vessels (LNG carriers and tugboats) travelling along the shipping route. Residual air quality effects to specific federal topics (for example, federal lands and effects to the health, social or economic conditions of the Indigenous peoples of Canada) are discussed in section 6.9 of this Report.

Table 11: Characterization of Residual Effects for the Air Quality VC in the Facility Area¹¹

Criteria	Assessment Rating	Rationale
Context	Low	The base case scenario showed potential concentrations of 1-hour NO ₂ , SO ₂ and PM _{2.5} and annual SO ₂ and PM _{2.5} were all predicted to exceed the AQO and/or CAAQS, primarily as a result of Rio Tinto; therefore, the EAO considers air quality in the Kitimat area to have low resiliency or ability to accommodate additional increases in CACs.
Direction and Magnitude	Adverse and Low	Exceedances of the AQO and/or CAAQS occur in the base case scenario for 1-hour NO ₂ , SO ₂ and PM _{2.5} and annual SO ₂ and PM _{2.5} . The application case is expected to result in only small increases for these CACs (with the increase in exceedances of the application case in comparison to the base case ranging from <1 percent to 2.6 percent) and not result in any additional exceedances (of annual NO ₂ or 1-hour or annual CO).
Extent	Local	Predicted effects to air quality from each of the CACs may occur throughout the LAA. The exceedances of the AQO and CAAQS from the application case are from 1-hour NO ₂ , SO ₂ and PM _{2.5} and annual SO ₂ and PM _{2.5} . However, the concentrations of these CACs that are associated with the project-alone case are only present within a radius of approximately 100 m to 1 km of the FLNG facility.
Duration	Long-term	The increased concentrations of CACs from Cedar LNG facility emissions would last throughout construction and operations of the FLNG facility. Effects from decommissioning would be expected to be less but effects to air quality are still expected over the lifetime of the Project.
Reversibility	Reversible	The residual effects on air quality from the FLNG facility would cease following decommissioning of Cedar LNG.
Frequency	Frequent/Regular	Emissions of CACs from the FLNG facility would occur frequently, at regularly intervals throughout operation.
Affected Populations	Disproportionate	The air quality effects of the facility area would be more acutely experienced by local residents and Indigenous nation members who are located in closer proximity to emissions (such as because of employment or residence location), and have higher frequency (for example, permanency of residence or length of employment/shifts) of exposure, as well as sensitive populations including individuals that are more susceptible to COPC exposure due to physiology (such as newborns, children, pregnant or breastfeeding women and elderly people), health status (such as immune-compromised persons, persons suffering from heart disease, respiratory conditions or allergies), behaviour (such as amount of time spent outdoors), and lifestyle (for example: smoking, Body Mass Index ([BMI]) and exercise status).

¹¹ Concentrations of CACs in Table 11 are those from Cedar’s Technical Memo dated March 31, 2022, [Cedar LNG Project Updated Air Quality Dispersion Modelling Results with Removal of the Kitimat LNG Project](#).

Criteria	Assessment Rating	Rationale
Risk (likelihood and consequences)		<p>Likelihood: high likelihood of effects to air quality during construction and operations (medium likelihood during decommissioning).</p> <p>Consequence: minor consequence based on the low magnitude extending throughout the LAA.</p> <p>Risk: based on the high likelihood (construction and operations) and minor consequence of residual effects to air quality the EAO determined that there would be a moderate level of risk during construction and operations and low during decommissioning.</p>
Uncertainty		<p>Uncertainty in effects to the air quality VC is considered to be moderate. The EAO has a moderate level of confidence in the characterization of the residual effects presented here based on the air quality modelling completed, the approach used to establish baseline conditions, and the feedback from the Working Group during the assessment.</p>
Significance		<p>In consideration of the above analysis, low magnitude of the predicted effects, and the conditions identified in the TOC (CEMP), proposed federal Mitigation Measures and required permitting process, the EAO concludes that the FLNG facility would not have significant adverse residual effects on the air quality VC.</p>

Note: Criteria and assessment ratings are defined in Appendix 4: Residual Effects Characterization Definitions.

Table 12: Characterization of Residual Effects for the Air Quality VC in the Marine Shipping Route

Criteria	Assessment Rating	Rationale
Context	Low to High	<p>The Marine Shipping Route is not currently exposed to high levels of CACs for extended periods of time and the presence of wind increases the rate of dispersion; therefore, the resilience of air quality in the Marine Shipping Route is considered to be high. However, Indigenous users along the Marine Shipping Route are also considered highly sensitive to any change in air quality due to the potential for decreases in air quality to lead to a deterioration in experience of cultural, harvesting, and other traditional practices.</p>
Direction and Magnitude	Adverse and Low	<p>The air quality modelling predicted exhaust emissions from marine vessels would result in CAC concentrations less than the AQO and CAAQS with the baseline concentration of NO₂ at both Hartley Bay and the Triple Island Pilot Boarding Station (4.5 µg/m³) estimated to increase by 31 µg/m³ and 17 µg/m³, respectively. These cumulative totals are both less than the AQO (113 µg/m³) and the 2025 CAAQS (79 µg/m³).</p>
Extent	Regional	<p>Predicted effects to air quality from each of the CACs are applicable throughout the marine LAA/RAA. The emissions occurring in the marine LAA/RAA result from shipping and disperse quickly due to prevailing winds and transient nature of the vessels.</p>
Duration	Long-term	<p>The residual effects on air quality from marine shipping would occur during operations.</p>
Reversibility	Reversible	<p>The residual effects on air quality from marine shipping would cease following the end of operations of Cedar LNG.</p>

Criteria	Assessment Rating	Rationale
Frequency	Frequent/Regular	Emissions of CACs from the marine vessels would occur frequently, approximately twice every 7-10 days as a ship transits each way along the shipping route, throughout operations.
Affected Populations	Disproportionate	The effects along the Marine Shipping Route would be more acutely experienced by local residents along the shipping route and Indigenous nation members who are present within the local extent (such as recreational boating or marine harvesting).
Risk (likelihood and consequences)	Likelihood: high likelihood of effects to air quality during operations. Consequence: minor consequence based on the low magnitude extending throughout the marine LAA. Risk: based on the high likelihood and minor consequence of residual effects to air quality the EAO determined that there would be a low level of risk.	
Uncertainty	Uncertainty is high, based on the approach to establishing baseline conditions, the modelling techniques, and the feedback from the Working group. However, the proposed provincial condition, the federal Mitigation Measures, and the required permitting process assist to reduce the risk associated with this level of uncertainty.	
Significance	In consideration of the above analysis, low magnitude of predicted effects, and the proposed federal Mitigation Measures, the EAO concludes that marine shipping would not have significant adverse residual effects on the air quality VC.	

Note: Criteria and assessment ratings are defined in Appendix 4: Residual Effects Characterization Definitions.

CUMULATIVE EFFECTS ASSESSMENT

Facility Area

Two past, present and reasonably foreseeable future projects and activities that were considered in the cumulative effects assessment for the air quality VC in the Facility Area, these being:

- Rio Tinto; and
- LNG Canada.

The two projects listed above produce similar types of CACs to Cedar LNG; however, Rio Tinto and LNG Canada produce greater quantities of CAC (with the exception of CO production by Rio Tinto). Rio Tinto produces approximately: 320; 15,290; 509; and 1.7 tonnes per year of NO₂, SO₂, PM_{2.5} and CO respectively. LNG Canada will produce approximately: 2,794; 716; 206; and 2,917 tonnes per year of NO₂, SO₂, PM_{2.5} and CO respectively. In comparison, Cedar LNG will produce approximately 108, 79, 23 and 54 tonnes per year of NO₂, SO₂, PM_{2.5} and CO respectively. Rio Tinto is currently in operation and LNG Canada is under construction but expected to enter operation prior to the start of Cedar LNG. Therefore, interactions during operations were the focus of the cumulative effects assessment.

Marine Shipping Route

Cedar assessed the cumulative emissions for shipping using dispersion modelling to come up with a baseline concentration that was added to the project shipping predicted NO₂ and SO₂ concentrations assuming a total of 12.9 vessels per day passing the Triple Island Pilot Boarding Station while coming and going from port, 4.3 vessels per day transiting the Browning Entrance and Principe Channel portion of the shipping route and 3.3 vessels per day transiting the Douglas Channel coming and going from Kitimat. The effects of marine shipping, as described in Sections 5.1.2 and 5.1.3, above, would not result in exceedances to the AQO or CAAQS, instead only short-term increases in CACs are predicted. These would be limited to the vicinity of the shipping route and be predicted to be substantial (but still below AQO or CAAQS) only under unfavourable and infrequent weather conditions. No additional Mitigation Measures for marine vessels have been proposed.

No additional Mitigation Measures for cumulative effects have been proposed beyond the proposed CEMP and Mitigations Measures described above. The EAO concludes that Cedar LNG would not have significant adverse residual cumulative effects on the air quality VC from either the FLNG facility or marine shipping. For the Facility Area, this conclusion was based on the small incremental effect of Cedar LNG to increases in CAC in the Facility Area; however, it is acknowledged that Project-related emissions would represent a cumulative effect in areas where SO₂ and NO₂ (1-hour) concentrations are predicted to equal or exceed guidelines in the base case. For the Marine Shipping Route, this was based on the fact that exceedances of the AQO or CAAQS are not predicted and the duration and frequency of effects from shipping would be short-term and under infrequent weather conditions.

INTERACTIONS BETWEEN EFFECTS

Under section 22(1) of the IAA, the impact assessment of a designated project must take into account:

- a) the changes to the environment or to health, social or economic conditions and the positive and negative consequences of these changes that are likely to be caused by the carrying out of the designated project, including
 - iii. the result of any interaction between those effects.

The EAO also notes that Section 25 of the Act (2018)¹² states that every assessment must consider risks and uncertainties associated with effects of the reviewable project, including the results of any interaction between effects. Risks and uncertainties of the air quality effects are described above in the Residual Effects section.

¹² While Cedar LNG is assessed under the Act (2002), aspects of the Act (2018) are considered in this assessment, as described in Part A of this Report.

The air quality VC assessment is linked to the assessment of Cedar LNG effects on other VCs and factors as follows:

- Air quality modelling informed the predicted air concentrations, which were considered as part of the human health risk assessment. Inhalation of air contaminants is a pathway of potential effects that is considered in the human health risk assessment within the human health VC (section 5.12);
- The effect of the deposition of sulphur and nitrogen compounds in freshwater lakes and streams from air emissions (potentially leading to acidification and eutrophication) is considered within the freshwater fish VC (section 5.5);
- The effects of increased SO₂ and NO₂ concentrations on vegetation, nitrogen deposition and soil acidification are considered in the assessment of the change in native vegetation within the vegetation VC (section 5.3);
- The impact of air emissions on federal lands is discussed in section 6.9.2 of this Report; and
- The impact of air emissions on Indigenous Interests and the current use of lands and resources for traditional purposes is considered in Part C and section 6.9 of this Report, respectively.

The EAO did not identify any additional effects or interactions that have not been assessed within the above sections.

In addition, the effects of all biophysical VCs including air quality, vegetation and freshwater fish, are considered in the assessment of the effects on biophysical factors that support ecosystem function (section 6.6) and the effects of all human VCs, including human health, are considered in the assessment of human and community well-being (section 6.8). These assessments consider linkages within each of the biophysical and human realms and consider effects in a holistic manner. The EAO concluded that there would be a low magnitude of effects on biophysical factors that support ecosystem function and a moderate magnitude effect, with effects both positive and negative, on human and community well-being.

CONSIDERATION OF INDIGENOUS KNOWLEDGE

The EAO considered Indigenous Knowledge, where available, in the assessment of air quality effects.

In the Application, Cedar stated that it did not receive traditional knowledge or traditional use information related to air quality during its consultation and information sharing activities. Therefore, Cedar only used publicly available ambient monitoring data to describe the existing conditions of air quality and predicted air quality using modelling using standard scientific practices.

During the EA, Gitga'at, Gitxaala, CHN, Kitselas, Kitsumkalum, Lax Kw'alaams and Metlakatla provided comments on the assessment of air quality effects, including related to proposed Mitigation Measures and characterization of residual and cumulative effects. The information

provided is summarized above in section 5.2.3, as well as being discussed in the nation-specific sections in Part C of this Report. Key ways in which the EAO took these comments into account in the acoustics assessment included:

- In the residual effects characterizations:
 - Identifying that the air quality environment of the Marine Shipping Route is sensitive, based on the potential for decreases in air quality to result in a deterioration of experience of cultural, harvesting, and other traditional practices of Indigenous nations;
 - Identifying the potential for disproportionate effects to Indigenous nations along the Marine Shipping Route; and
 - Rating the uncertainty of the air quality residual effects assessment for the Marine Shipping Route as high;
- Recommending a Follow-up Program for air quality under the IAA;
- Recommending marine transportation communication procedures and a community feedback process, which would provide a mechanism for Indigenous nations to raise concerns regarding air quality, as federal Mitigation Measures and provincial conditions;
- For the community feedback process: requiring the report to be developed in consultation with Haisla, Gitga'at, Gitxaala, Kitselas, Kitsumkalum, Lax Kw'alaams and Metlakatla, including newspaper notices as a method of communication, and including a requirement on reporting location information; and
- Including a proposed condition requiring Cedar to participate on regional cumulative effects initiatives.

CONCLUSIONS

The EAO is satisfied that Cedar LNG would not have significant adverse residual or significant cumulative effects on the air quality VC. This conclusion considers the information and analysis presented in this chapter; the views of the technical Working Group, Indigenous nations, and Cedar; the proposed Mitigation Measures identified in the provincial TOC including, Condition 9: CEMP, Condition 11: community feedback process, Condition 12: marine transportation communication report, and Condition 16: Regional Cumulative Effects Initiatives; and recommended Mitigation Measures and Follow-up Program under the IAA for air quality (Appendix 1).

5.2 ACOUSTICS

5.2.1 BACKGROUND

This section assesses the potential effects on acoustics from Cedar LNG during all Project phases. Construction, operations, and decommissioning of the Project all have the potential to increase noise and nuisance to the Project assessment area and noise sensitive receptors.

Acoustic effects to federal lands and effects to the current use of lands and resources for traditional purposes, cultural heritage, and the health, social or economic conditions of the Indigenous peoples of Canada are discussed in section 6.9 of this Report, Requirements of the *Impact Assessment Act*.

REGULATORY CONTEXT

The Health Canada Guidance for Evaluating Human Health Impacts in Environmental Assessment: Noise (Health Canada Noise Guidance), is the primary source of federal noise guidance. It provides generic guidance on predicting health risks resulting from noise emissions common to major infrastructure projects. This noise guidance addresses noise effects as they relate to high annoyance as well as sleep disturbance when assessed at noise sensitive receptors. It uses daytime or nighttime equivalent sound levels (L_d and L_n , respectively), adjusted day-night average sound levels (L_{dn}), and percent highly annoyed (%HA) and other metrics to quantify noise effects for project construction, operation and decommissioning activities. Health Canada does not have a noise regulation and does not mandate specific noise limits, instead its approach to noise assessment health-based evaluation tools and guidelines developed in partnership with organizations such as the World Health Organization (WHO), the International Organization for Standardization and the American National Standards Institute.

If Cedar received an EAC and federal IAA approval, it would require a Facility Permit under the *Oil and Gas Activities Act*. Permit requirements would be established based on the British Columbia Noise Control Best Practice Guideline (OGC Noise Guideline), the Liquefied Gas Facility Regulation, and the OGC LNG Facility Permit Application and Operation Manual, which are the primary Provincial regulations providing noise guidance. The OGC Noise Guideline specifies the best practices for noise control for LNG facilities in BC. The OGC Noise Guideline indicates that all new OGC-regulated facilities when in operation must meet a daytime (0700 hr to 2200 hr) and nighttime (2200 hr to 0700 hr) permissible sound level (PSL)¹³ at nearest residential dwellings or 1.5 km from facility boundary, whichever is closer. The OGC Noise guideline does

¹³ The PSL is derived from a base value which includes a 5 dBA allowance for industrial activity to the assumed ambient sound level, plus adjustments intended to reflect site specific aspects of the facility, and the environment. The nighttime permissible sound level cannot exceed 65 dBA after adjustments.

not define a sound level limit for construction and decommissioning activities of energy facilities in BC.

The LNG Facility Permit Application and Operation Manual (OGC 2022 V1.7) is a guidance document supporting the provincial permitting process for LNG facility construction and operation. Under Section 4.2.3 of this manual, permit holders should ensure that mitigations measures are built into the design and operating procedures using the OGC Noise Guideline. The manual further states that, in some cases a noise management plan may be used. Cedar, if issued both an EA approval and permit, would also be required to adhere to any conditions of the provincial or federal environmental assessment approval and the LNG facility permit. Permit holders will also need to consider the effect of noise from the LNG Facility throughout the engineering design.

The OGC Noise Guideline also addresses low frequency noise concerns.

The Health Canada Noise Guidance has a broader definition of noise sensitive receptors than the OGC Noise Guideline, and as such the following are considered as noise sensitive receptors in this assessment:

- Residential dwellings;
- Traditional land use area;
- Commercial and industrial premises;
- Daycare centres and schools;
- Entertainment establishments;
- Hospitals;
- Places of worship and cemeteries;
- Active and passive recreation areas;
- Permanent and seasonal residences;
- Seniors' residences; and
- Worker's living quarters (while off-duty).

Based on the Health Canada Noise Guidance, the change in percent highly annoyed (%HA) should not increase by more than 6.5 percent at a receptor for project activities with a duration of more than one year. Therefore, for this assessment, this threshold is applicable to all project phases. Health Canada suggests that mitigation be implemented when noise levels during long-term construction result in a greater than 6.5 percent increase in %HA. Health Canada also recommends mitigation of project noise if the L_{dn} exceeds 75 dBA at the noise sensitive receptor, even if the change in %HA does not exceed 6.5 percent.

For sleep disturbance, the Health Canada Noise Guidance recommends that maximum indoor sound levels (L_{max}) should not exceed 45 dBA L_{max} more than 10 to 15 times during the nighttime period (Health Canada 2017). Health Canada also recommends a sleep disturbance threshold of no more than 30 dBA energy equivalent sound level (L_{eq}) for indoor continuous noise during the sleep period. With an estimated 15 dBA outdoor-to-indoor sound transmission

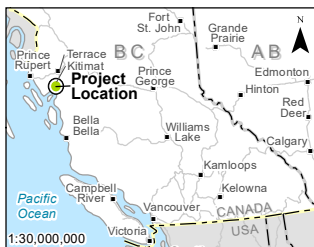
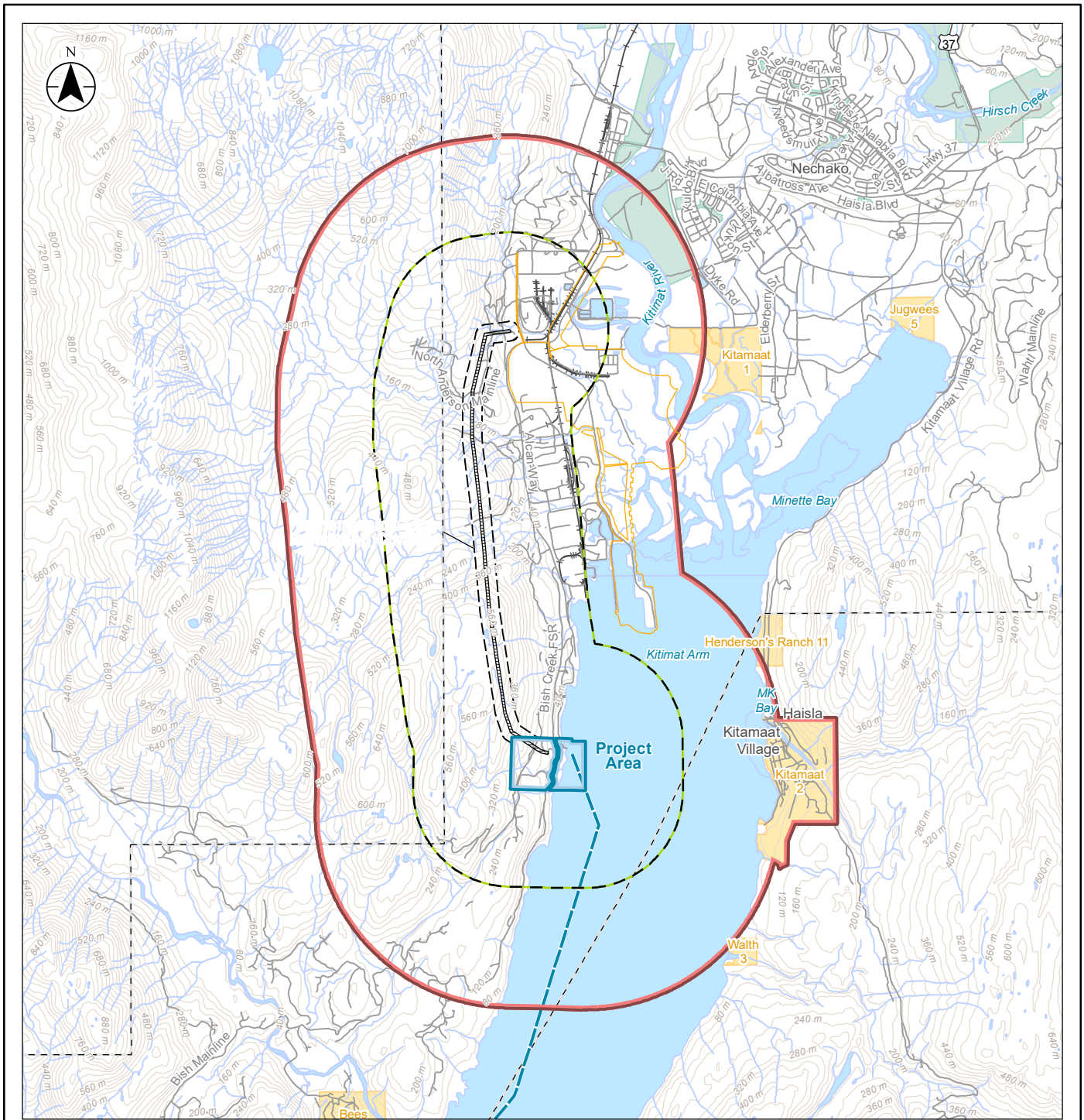
loss, Health Canada recommends that the equivalent outdoor sound levels should not exceed 60 dBA LA_{max} (maximum) and 45 dBA (continuous), respectively.

There are no applicable federal or provincial regulations related to noise from marine transportation and shipping.

BOUNDARIES

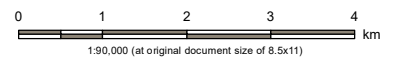
The local assessment area (LAA) is a 3 km area in all directions from the Facility Area, transmission line corridor, and shipping route. The regional assessment area (RAA) is the same as the LAA (Figure 7). The OGC Noise Guideline requires that environmental noise impacts be assessed at a distance of 1.5 km from the facility or at nearest residential dwelling whichever is closer. Since there are no residential noise sensitive receptors within 1.5 km from the Project, the nearest residential noise sensitive receptor in Kitamaat Village, approximately 2.6 km from the Project Area, was assessed. Noise decreases with distance from the noise source. Cedar assumed that noise at a distance greater than 3 km from the LNG facility, transmission line, and shipping route would attenuate to a level that is below the ambient sound level. Therefore, assessments outside the 3 km LAA/RAA were not completed.

Cedar considered effects to acoustics during construction, operation, and decommissioning.



Notes
 1. Coordinate System: NAD 1983 UTM Zone 9N
 2. Data Sources: DataBC, Government of British Columbia; Natural Resources Canada; Canadian Hydrographic Service

- Highway
- Road
- Railway
- Topographic Contour (40 m)
- Waterbody
- Reserve Land
- Local Greenspace
- District of Kitimat
- Municipal Boundary
- LNG Canada Project Footprint
- Project
- Transmission Line Right-of-Way
- Transmission Line Permitting Corridor
- Marine Shipping Route (Approximate Location)
- Cedar LNG Criteria Boundary (1.5 km)
- Acoustic**
- Local Assessment Area
- Regional Assessment Area

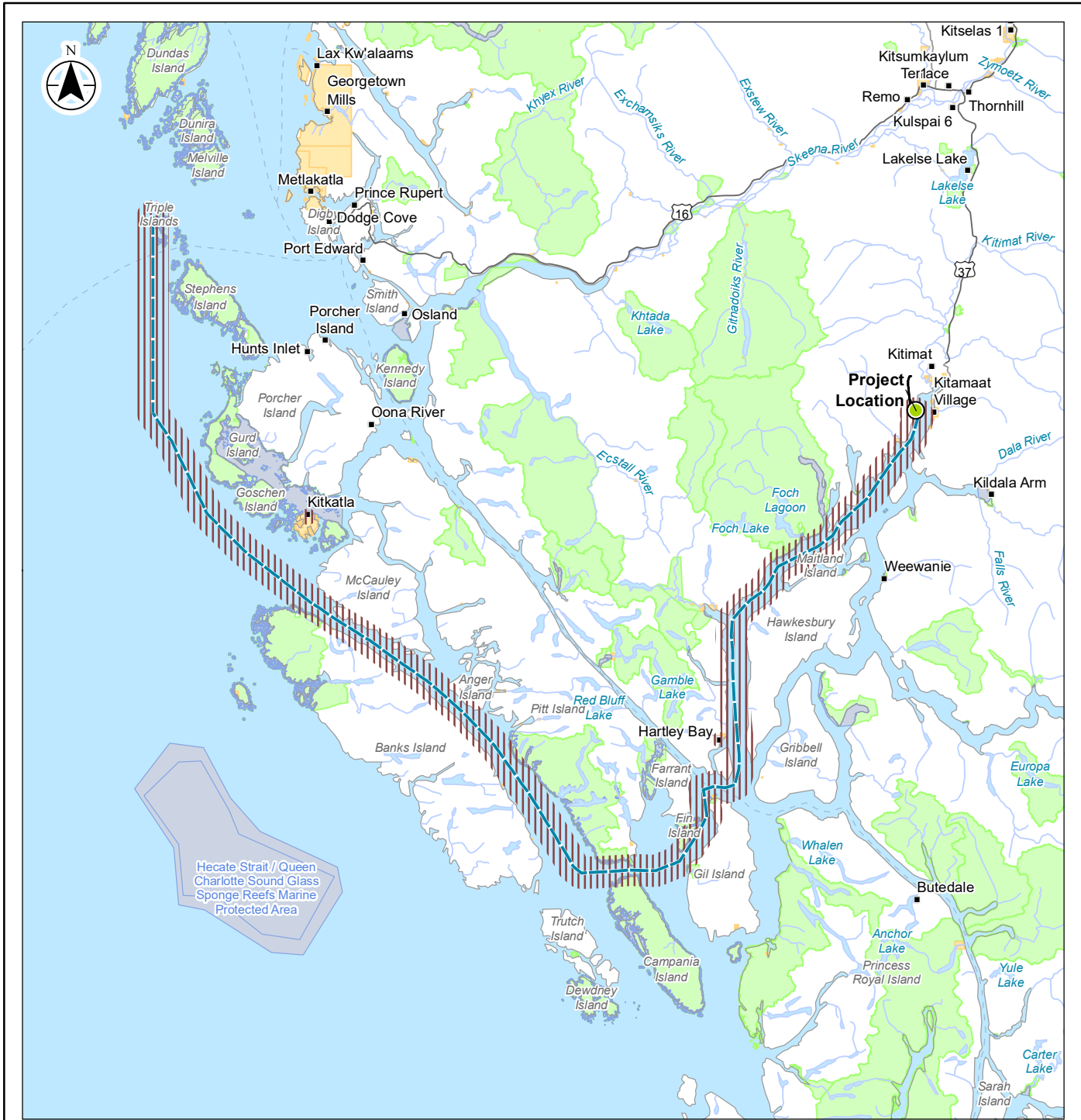


Project Location: Kitimat, British Columbia
 Project Number 123221953
 Prepared by WWU on 20211126
 Discipline Review by SZABANI on 20211126
 GIS Review by LTRUDEL on 20211126

Client/Project/Report
 Produced by Stantec for Cedar LNG Partners LP for the Cedar LNG Project

Title
Acoustic Local and Regional Assessment Areas

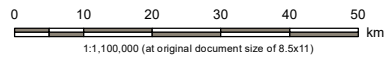
Figure 7: Marine Terminal LAA and RAA for the Acoustics VC



Notes
 1. Coordinate System: NAD 1983 UTM Zone 9N
 2. Data Sources: DataBC, Government of British Columbia; Natural Resources Canada; Canadian Hydrographic Service

- Highway
- Road
- - - Ferry Route
- Watercourse
- Waterbody
- Reserve Land
- Park or Protected Area
- Marine Park or Protected Area

- Project Location
- Marine Shipping Route (Approximate Location)
- Acoustic (Shipping)**
- Local and Regional Assessment Area



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 Produced by Stantec for Cedar LNG Partners LP for the Cedar LNG Project

Title
Acoustic (Shipping) Local and Regional Assessment Areas

Figure 8: Marine Shipping Route Cedar LNF LAA and RAA for the Acoustics VC

5.2.2 POTENTIAL PROJECT EFFECTS AND PROPOSED MITIGATIONS IN THE APPLICATION

This section summarizes the information, methods and conclusions presented by Cedar in the Application, while input from reviewers is summarized in section 5.2.3.

EXISTING CONDITIONS

The existing conditions were described using measures L_d (existing baseline day), L_n (existing baseline night) and L_{dn} (existing baseline day-night). The baseline sound levels were assessed for the closest noise sensitive residential receptors within 3 km from the LNG facility, transmission line, and shipping routes. The locations along the combined Project and LNG Canada 1.5 km criteria boundary were also assessed as per the OGC Noise Guideline. The noise sensitive receptors within the LAA/RAA are presented in Table 7.3.4 and Figure 7.3.3 of the Application and were identified in accordance with regulatory requirements and input from Indigenous nations. Only the most affected noise sensitive receptors were assessed in the Application because residences further away are expected to experience similar or lower noise levels than those experienced at the identified receptors. The existing acoustic environment in the LAA/RAA is dominated primarily by nature sounds such as those from birds, wind-generated noise from vegetation, rain, waves, and sometimes the sounds of marine vessel traffic. In Kitamaat Village, Metlakatla Village, and Kitimat, the existing acoustic environment also includes anthropogenic sounds such as rail, marine, air, and vehicular traffic, as well as industrial activities. For Lach Klan (Kitkatla) anthropogenic noises are limited and infrequent.

Baseline sound levels for residential noise sensitive sound receptors are based on default ambient sound levels from the OGC Noise Guideline combined with predicted operation noise from the LNG Canada Export Terminal (LNG Canada 2014). Daytime sound ranged between 45.0 dBA and 48.1 dBA, nighttime sound ranged from 35.5 dBA to 38.9 dBA, and day-night sound ranged between 45.2 dBA and 48.4 dBA. Both the Daytime baseline sound levels and the Nighttime baseline sound levels do not exceed the calculated OGC PSL at any of the receptor IDs (See Appendix 7-3A Acoustic Technical Data Report, Table 2).

There have been recent noise monitoring programs conducted in the Kitimat area as part of the environmental assessment process for LNG Canada. Data from this monitoring were used to establish the ambient sound levels for representative noise sensitive receptors at Kitamaat Village. The baseline sound levels for identified receptors in the LAA/RAA beyond residential noise sensitive receptors ranged from 43.3 dBA to 48.0 dBA (Daytime sound), 35.0 dBA to 43.9 dBA (Nighttime sound), 46.9 dBA to 55.3 dBA (Day-Night sound). These baseline sound levels used in the compliance assessment against the %HA threshold from the Health Canada guidance. As per Health Canada noise guidance, receptors that are in rural areas that are considered to have a greater expectation of “peace and quiet” (that is, L_{dn} of less than 45 dB) have their L_{dn} adjusted by +10 dBA.

POTENTIAL PROJECT EFFECTS

Project activities including site preparing and clearing, construction of infrastructure, traffic, FLNG facility operation and maintenance, LNG carrier loading, marine shipping and transportation, and decommissioning would all create noise.

Cedar's noise modelling predicted there would be no change from existing sound levels with the addition of the Project at many of the 28 noise receptors during construction and operations. For receptors with a change, the increase in noise level was less than 2 dBA (Day-Night sound) and the increase in %HA was less than 2.0 for all receptors, with the exception of Half Moon Bay during construction and operations (where %HA increased 5.8 and 2.9, respectively) (see the [Cedar HC-019 Response Technical Memo](#), Tables 15 and 16 for further details).

Construction, operation, and decommissioning phase activities would cause an increase in noise levels within the LAA/RAA. However, the modelled construction noise does not exceed the 6.5 percent highly annoyed threshold (%HA) of the Health Canada Noise Guidance for suggested mitigation at any of the identified noise sensitive receptors (See Table 7.3.13 in the Application). Construction noise modelling is considered a conservative estimate of decommissioning phase noise; thus, the magnitude of decommissioning noise is also predicted to be low. Modelled operation noise does not exceed the %HA, L_d , L_n or L_{max} nighttime threshold of the Health Canada Noise Guidance at any of the identified noise sensitive receptors. Noise effects are also predicted to comply with provincial guidelines.

Marine shipping is conservatively estimated to occur twice a week during peak construction times. Since the noise effect associated with construction-related marine shipping is expected to be similar or less than the noise effect during operation, the information on marine traffic during operation can be used to conservatively understand the effects of the marine transportation activities during construction and decommissioning. Therefore, effects for marine shipping were only considered during operations. In operations, noise will be emitted from shipping activities and the marine terminal. The shipping activity noise effects include the LNG carriers, warning airhorn, and accompanying tugboats. It is expected that one LNG carrier every 7 to 10 days will travel along the shipping route from the Triple Island Pilot Boarding Station to the Project's marine terminal. Shipping activities were modelled on a worst-case 24-hour basis which included one LNG carrier travelling along the channel (carrier speeds of approximately 8 knots [14.8 km/hour]), accompanied by two escort tugboats for approximately 19 hours of which 10 hours and 9 hours are during the daytime and nighttime periods, respectively. The LNG carrier will berth at the terminal for loading of LNG for approximately 5 hours. Therefore, a total of 24 hours of shipping time is estimated for the worst-case basis. Of the receptors that will receive marine horn sleep disturbance, none of them exceed a 60 dBA L_{max} (See table 7.3.14 in Application). Noise effects from project operation which includes shipping activities will comply with federal and provincial noise guidance. Predicted effects for

the decommissioning phase are assumed to be the same or lower than the noise levels predicted for the construction phase.

Positive Effects

Cedar did not identify any positive effects of the Project on the acoustics VC.

MITIGATION MEASURES PROPOSED IN THE APPLICATION

Cedar identified the following Mitigation Measures would apply to noise effects of Cedar LNG:

- Advanced notification to residences (within 3 km of activities) of planned high-disturbance noise-causing activities at the Facility Area;
- Fitting gas or diesel engine exhausts with noise mufflers and turn off equipment when not in use to minimize idling;
- Quieter equipment will be selected over louder equipment when possible (such as, vibratory or drill piling over impact piling);
- Regular maintenance of machinery and equipment to ensure noise emissions are within range set by manufacturer;
- Carry out noisy fabrication work at another site and then transport to project site; and

On top of the identified Mitigation Measures listed, Cedar has integrated certain key design decisions into the Project to help reduce the effects on acoustics, such as:

- Noise emissions onsite are reduced during the construction phase as the FLNG facility is being constructed overseas and towed to site, instead of constructed onsite; and
- Electrification of Cedar LNG from the BC Hydro grid during operation reduces noise effects as electric equipment is generally quieter.

Cedar noted that construction activities are planned for the hours of 0700 to 2200 and would not be undertaken during nighttime hours. However, in the case that construction is required during nighttime hours (2200 h to 0700 h), Cedar would be required to work with the OGC and District of Kitimat to seek the necessary permits and approvals. This work would also be short-term. If blasting is required, blasting would occur during the daytime period only and the blast design will result in air overpressure and vibration levels meeting the thresholds at the closest receptor.

During Application Review, Cedar also proposed a Follow-up Program for noise, which is described further below, and a community feedback process, which is described in Section 5.1: Air Quality.

5.2.3 POTENTIAL PROJECT EFFECTS AND PROPOSED MITIGATIONS IDENTIFIED DURING APPLICATION REVIEW

Based on a review of the Application and with feedback from the Working Group, Indigenous nations, and the public, the following key issues related to the assessment of acoustic for Cedar LNG were identified:

- Follow-up noise monitoring; and
- Effect of shipping noise on Indigenous land use patterns.

FOLLOW-UP NOISE MONITORING

Concerns were raised by Gitxaala and Health Canada about acoustic effects from the facility and the need for follow-up monitoring. While Cedar identified that OGC would require noise monitoring and reporting as part of the permitting process, Health Canada and Gitxaala also recommended that, Cedar should commit to preparing and implementing a comprehensive noise-specific Follow-up Program during the construction and operation phases of the Project to validate predictions and quantify noise related changes in the Project area. A member of the public commented that noise from the liquefaction process air cooling fans has proven to be a significant annoyance issue in several U.S. LNG plants. The commenter recommended that there should be a condition for the plant specifying allowable noise limits for the Project because there is no local applicable municipal bylaw.

In response, Cedar noted that the noise modelling conducted for Cedar LNG predicted the Project would meet applicable Health Canada guidelines. Based on the concerns raised during Application Review, Cedar proposed a Follow-up Program for noise monitoring, which would determine if actual effects align with the characterization of potential effects assessed in the Application. Results of this review would be provided to the Agency, Health Canada, Northern Health, and Haisla Nation, and along with identifying any implementable corrective actions should monitoring show the characterization of effects exceeds that presented in the Application. Cedar also committed to providing Northern Health with a study plan in advance of undertaking the operational noise monitoring required by the LNG Facility Permit. Further, Cedar proposed a community feedback process, as described in Section 5.1: Air Quality, that aims to provide open and transparent means for the community to seek information and raise concerns as well as have inquiries addressed in a timely manner during construction and operation.

The EAO notes that, during the OGC permitting process, OGC would establish several points of compliance (where noise monitoring would occur) for operation noise emissions for the facility through a condition of approval in the Facility Permit. These would be established based on the requirements in the OGC Noise Guideline, which prescribes the PSL for residential dwellings adjacent to the project boundary. The site-specific PSL for each compliance location is expected to be based on the results of a noise impact assessment prepared to support the Facility Permit

application. This will include modelling of the FLNG noise emissions based on detailed engineering design information.

In consideration of the concerns raised, the EAO also recommends the Follow-up Program for noise proposed by Cedar as a Mitigation Measure under the IAA, in addition to the other noise Mitigation Measures described below in section 5.2.4. The EAO also notes that the proposed provincial condition for a CEMP (Condition 9) would include noise management measures and the community feedback process (Condition 11), which was proposed both as a provincial condition (Condition 11) and federal Mitigation Measure in Section 5.1: Air Quality, would also provide a venue for community members to raise concerns on noise to Cedar and be responded to.

In reviewing the proposed conditions, Gitxaala requested the inclusion of specific provisions for reporting sensory disturbances, including acoustic disturbances, in the community feedback process. Gitxaala also expressed concerns that this approach returns the onus to affected users to report on impacts. Gitxaala expressed concerns that there is no trigger for collaborative adaptive management in the community feedback process condition. The EAO notes that the community feedback process is general and does not set out what types of comments may be submitted but is of the view that comments regarding sensory and acoustic disturbances would be reasonable and appropriate. While the community feedback process is driven by comments submitted, the recommended noise Follow-up Program is not, and the two mitigations, together, provide the means for both monitoring and community engagement. Finally, in consideration of the feedback from Gitxaala, the EAO has applied its adaptive management requirements to the community feedback process.

The EAO is of the view that the provincial permitting, regulatory requirements, and proposed federal Mitigation Measures would be adequate to address the concerns raised regarding this issue.

EFFECT OF SHIPPING NOISE ON INDIGENOUS LAND USE

Metlakatla, Lax Kw'alaams, Kitselas, Gitxaala and CHN raised concerns regarding the impact of shipping noise (including cumulative effects of shipping noise) on Indigenous land use. Indigenous nations noted that Health Canada guidance for maximum appropriate noise levels to limit sleep disturbance are 45 dBA LA_{max} indoors¹⁴ and that this definition does not fully recognize Indigenous land use patterns. During seasonal rounds / traditional activities sleeping may not occur indoors and therefore the application of a "noise transmission loss" discount is

¹⁴ Health Canada recommends the WHO's (1999) Guidelines for noise during the sleep period. These guidelines state that consideration should be given to potential impacts on sleep, where adverse impacts are reported to begin when sound levels inside dwellings exceed 30 dBA for continuous noise sources and 45 dBA LA_{max} for discrete noise events (maximum of 15 times per night). With an estimated 15 dBA outdoor-to-indoor sound loss, the equivalent sound levels outdoors should not exceed 45 dBA and 60 dBA LA_{max} , respectively.

inappropriate. Noise exceedances associated with an outdoor maximum of 45 dBA L_{max} should be used in order for Indigenous nations and regulators to be able to properly understand and evaluate impacts to Indigenous use. Indigenous nations requested that nighttime data exceedances without the indoor attenuation calculation be provided. Metlakatla also requested that Cedar consider a complaint reporting and recording process. Kitselas noted concern that any contribution of Cedar LNG to cumulative noise levels was a concern.

Gitxaala also raised concerns about the %HA is not suitable for locations with short-term or infrequent occupancies and that Gitxaala harvesters were characterized as short-term and infrequent occupants. They agreed with Cedar that the OGC noise guidelines cannot be applied in the context of assessing how changes to the soundscape from Project related shipping will impact Gitxaala harvesters. Gitxaala requested feedback from Health Canada regarding Cedar's comments. Health Canada confirmed that the change in %HA is not intended to assess the immediate response towards a project's initial change in noise levels, but to noise levels that are predicted to occur long term, at which time any initial reaction to a change in noise levels may be expected to reach a steady state. Health Canada also noted that if the Gitxaala Nation had provided information to validate their longer-term presence in the vicinity of project related activities, the use of %HA is a valid measure to evaluate long term annoyance.

Cedar responded that the L_{max} results represent the maximum outdoor noise level due to the pass by event of the LNG carrier and the associated tugboats. All results are below the Health Canada indoor maximum noise threshold of L_{max} 45dBA. It was also noted that when sleeping outdoors, higher ambient noise level associated due to wind, insects, animals, tidal waves, and aircraft flyover is expected. The measured baseline nighttime sound level (L_n) at McCauley Island is 43.9 dBA (Acoustic TDR Section 6, Table 5). However, the L_n value represents the average level over multiple nights of measurement. It is possible that the maximum nighttime sound level at any moment could exceed 45 dBA L_{max} . The maximum level will be transient for a short period of time and that may occur during the nighttime period. However, since project traffic will only result in 100 vessels transits per year, the pass-by event of a project LNG carrier will could occur once every 3 days (about 100 vessels per year). The modelling for the shipping route predicts the sound levels to be 50 dBA at a distance of 350 m from the LNG carrier and between 31.2 dBA and 36.6 at the shoreline within the Principe Channel portion of the shipping route. While there will be some minor additive sound effects when two LNG carriers pass each other, this will only occur approximately twice a day under the future cumulative case scenario if all projects in Kitimat proceed. These cumulative interactions would persist for less than 5 minutes based on a 10-knot vessel speed.

Cedar also proposed two mechanisms that would be provide an avenue for Indigenous nations and others to raised concerns regarding noise: a marine transportation management plan and community feedback process. The marine transportation management plan would include reporting mechanisms for Indigenous nations and marine users to report on and concerns related to LNG carrier interference with marine use (including from noise). The community

feedback process would provide a mechanism for members of the public or individual Indigenous nation members to raise concerns about the Project.

In consideration of the concerns raised, the EAO proposes a provincial condition requiring Cedar to develop a marine transportation communication report (Condition 12) and recommends Mitigation Measures under the IAA for acoustics, as described below in section 5.2.40, including a marine transportation management plan, with a recommendation that Cedar work with the Pacific Pilotage Authority and British Columbia Coast Pilots to determine guidance on safe vessel speed for LNG carriers visiting Cedar LNG facilities. Both of these provincial and federal recommendations would include reporting mechanisms for Indigenous nations and marine users to report on any concerns related to LNG carrier interference with marine use, including from marine shipping noise. In addition, the community feedback process, recommended as both a provincial condition (Condition 11) and federal Mitigation Measure, mentioned above would also provide a means for Cedar to receive, address, and report on community concerns about shipping noise from the Project.

Gitxaala was of the view that the project effects on the soundscape in its marine territory may be understated, which is reflective of the fact that methodologies are still developing to adequately understand and assess impacts of qualitative, rather than quantitative, changes in sound levels. In addition, Gitxaala noted that Cedar's assessment was based on predicted operation noise from LNG Canada that has not yet been verified since construction of the Project is incomplete. Following the review of proposed Mitigation Measures, Gitxaala remained concerned that there was no mitigation or noise monitoring proposed for the Marine Shipping Route; therefore, Gitxaala had moderate to low confidence in EAO's assessment that direct and cumulative adverse effects to the soundscape in the Marine Shipping Route were not significant.

The EAO notes that acoustic effects of the Project on Indigenous experience and use is discussed Part C of this Report. The EAO has also considered comments from Metlakatla, Kitselas, and Gitxaala in the rating of residual effects below. The EAO noted that, while not specifically requiring noise monitoring, the recommended combination of Mitigation Measures provides venues for Indigenous engagement related to marine shipping effects. In addition, the EAO also notes there are a variety of non-regulatory initiatives targeting marine shipping effects (as described in section 3.1.5) that target marine shipping effects. In consideration of concerns raised regarding the proposed Mitigation Measures, the EAO proposed a condition (Condition 16) requiring Cedar to participate in relevant federal initiatives related to effects of marine shipping in the region, in which industry is invited to participate. With the proposed Mitigation Measures and conditions, the EAO considers this issue to be adequately addressed for the purpose of the EA.

5.2.4 THE EAO'S ANALYSIS AND CONCLUSIONS

The EAO evaluated the potential effects to the acoustics VC by considering construction, operation, and decommissioning activities that could elevate noise levels in the LAA and RAA, and potentially result in residual adverse effects from increased noise levels.

PROPOSED PROVINCIAL CONDITIONS AND FEDERAL MITIGATION MEASURES

Based on mitigations proposed in the Application and issues raised during Application review, the EAO's effects assessment, and the information contained in the Joint Permitting / Regulatory Coordination Plan and the Regulatory Coordination Tracking Table (Appendix 5), the EAO proposes the following provincial conditions:

- CEMP, including noise management measures (Condition 9);
- Community feedback process to receive, address, and report on community concerns from the Project, including related to noise (Condition 11); and
- Marine transportation communication report, which would include reporting mechanisms for Indigenous nations and marine users to report on any concerns related to LNG carrier interference with marine use (Condition 12).

The EAO notes that if Cedar LNG receives an EAC and federal IAA approval, it would need to obtain provincial permits, including an LNG Facility Permit under the *Oil and Gas Activities Act*. Monitoring of noise at nearby receptor locations would be expected as a condition of the permit. The EAO considers that, in combination with the proposed community feedback process and marine transportation communication report, this detailed permitting process, and the expected permitting conditions would address the effects to the acoustics VC from the facility and marine shipping identified during the EA.

The EAO recommends the following Mitigation Measures under IAA for acoustics:

- Provide advance notification to residences (within 3 km of activities extending to Kitamaat Village) of planned high-disturbance noise-causing activities (that is, blasting, helicopter work, and pile driving) at the Facility Area and along the transmission line (construction)
- Fit gas or diesel engine exhausts with noise mufflers and turn off equipment when not in use to minimize idling;
- Conduct regular maintenance of machinery and equipment to ensure noise emissions are within range set by manufacturer;
- Community feedback process, as described in the proposed federal Mitigation Measures for air quality (section 5.1); and
- A marine transportation management plan, as described in the proposed federal Mitigation Measures for marine use (section 5.9).

In addition, the EAO also proposes a Follow-up Program for noise under the IAA, which would include:

- During the year before operation and for the first three years of operation of the FLNG facility, Cedar will undertake noise monitoring at four receptor locations. The results of the monitoring will be compared to:
 - Noise modelling results in the Application;
 - Permissible sound levels established by the British Columbia Noise Control Best Practices Guideline Version 2.2 published by the OGC in 2021; and
 - Thresholds recommended in the Guidance for Evaluating Human Health Impacts in Environmental Assessment: Noise published by Health Canada in 2017;
- The Follow-up Program will determine if the characterization of actual effects aligns with the characterization of potential effects assessed in the Application; and
- Results of this review, along with identifying any implementable corrective actions should monitoring show the characterization of effects exceeds that presented in the Application will be provided to the Agency, Health Canada, Northern Health, and Haisla.

RESIDUAL EFFECTS

After considering the Mitigation Measures, the EAO predicts that noise effects from all phases of the Project would be a residual effect of Cedar LNG. The EAO's characterization of the expected residual effects of Cedar LNG on the acoustics VC are summarized below. Acoustic effects to specific federal topics, including federal lands, current use of lands and resources for traditional purposes, cultural heritage, and the effects to the health, social or economic conditions of the Indigenous peoples of Canada are discussed in section 6.9 of this Report.

Table 13: Characterization of Residual Effects for the Acoustic VC in the Facility Area

Criteria	Assessment Rating	Rationale
Context	Moderate	Existing noise levels are not above OGC and Health Canada Guidelines. However, ambient sound levels in the Indigenous residential areas, combined with present projects, make this area sensitive to noise additions.
Direction and Magnitude	Adverse and Low	Noise will be elevated within the LAA and RAA, with noise effects being greater closer to the Project than those from far away. For instance, Kitamaat Village 1 and 2 have the closest approximate distance to the Project. However, the change in %HA between total project sound and baseline is <6.5% at all Receptor IDs and application noise levels are all less than the PSLs under the OGC guidelines. During construction the projected daytime sound for the Kitamaat Village Residences are between 45-50 dB, while during operations, the Projected daytime sound for these residences will decrease to about 30-35 dB.
Extent	Local/Regional (LAA and RAA are the same area)	Residual effects to acoustic environment will not extend beyond the RAA. Noise decreases with distance from the noise source. Noise at a distance greater than 3 km from the FLNG facility and transmission would attenuate to a level that is below the ambient sound level.
Duration	Long-term	The residual effects will last for the duration of the Project and in all project phases: Construction, operation, and decommissioning.

Criteria	Assessment Rating	Rationale
Frequency	Continuous	While construction noises are planned to only take place during the day (0700 to 2200 h), during the operation phase, project noise will occur 24 hrs a day.
Reversibility	Reversible	Effects will cease upon completion of all project phases.
Affected Population	Disproportionate	While noise levels will increase the closer to the Project, residential populations are no closer than 2.7 km from the facility boundary. However, the potential effect would disproportionately be experienced by Haisla Nation Communities due to proximity to the Project.
Risk (likelihood and consequences)		Likelihood: high likelihood of acoustic effects during construction and operations. Consequence: moderate consequence based on the low magnitude extending throughout the RAA. Risk: based on the high likelihood and moderate consequence of residual effects to the acoustic environment, it was determined that there would be a moderate level of risk.
Uncertainty		Uncertainty in acoustic effects at the facility is considered to be moderate. The EAO has a moderate level of confidence in the residual effects characterizations presented here, based on the acoustic modelling completed, the approach to establishing baseline conditions, the feedback received from the Working Group during the EA, and the proposed federal Mitigation Measures and provincial conditions (including a Follow-up Program for noise).
Significance		In consideration of the above analysis and proposed conditions and federal Mitigation Measures, the EAO concludes that the Project would not have significant adverse residual effects on the acoustics VC in the Facility Area. Acoustic effects would not exceed Health Canada guidelines and effects would be fully reversible follow decommissioning of the Project

Note: Criteria and assessment ratings are defined in Appendix 4: Residual Effects Characterization Definitions.

Table 14: Characterization of Residual Effects for the Acoustics VC in the Marine Shipping Route

Criteria	Assessment Rating	Rationale
Context	Low	While the existing sound levels on the Marine Shipping Route are all within PSL; Indigenous users along the Marine Shipping Route are considered highly sensitive to increases in noise due to the potential for increases in noise to result in a deterioration of experience of cultural, harvesting, and other traditional practices.
Direction and Magnitude	Adverse and Low	Noise will be elevated due to increases in marine shipment traffic and air horns. However, the change in %HA between total Project sound and baseline is <6.5% sleep disturbance criteria at all Receptor IDs were not exceeded, at all Receptor IDs and application noise levels are all less than PSL.
Extent	Local/Regional	Residual effects to acoustic environment due to marine shipping will not extend beyond the RAA (3 km on either side of the Marine Shipping Route).
Duration	Long-term	The residual effects of marine shipping would last throughout construction and operations, with the potential for some marine shipping (and acoustic effects) in decommissioning as well. The duration

Criteria	Assessment Rating	Rationale
		of the acoustic effects on a single person along the Marine Shipping Route would be several minutes long, once approximately every 3 days. The duration of acoustic effects from LNG carrier loading at the FLNG Facility would be 5 hours.
Reversibility	Reversible	Effects will cease upon completion of the Project.
Frequency	Regular	The pass by event of an LNG carrier will occur approximately once every 3 days. This disturbance could be a potential contributor of noise experienced by a person at a single location for several minutes.
Affected Population	Disproportionate	While noise levels will increase closer to the Project, residential populations are no closer than 2.7 km from the facility boundary. However, the potential effect will disproportionately be experienced by Indigenous nations along the Marine Shipping Route due to proximity to the Project.
Risk (likelihood and consequences)		Likelihood: high likelihood of acoustic effects during construction and operations. Consequence: moderate consequence based on the low magnitude extending throughout the RAA. Risk: based on the high likelihood and moderate consequence of residual effects to acoustic it was determined that there would be a moderate level of risk.
Uncertainty		Uncertainty in acoustic effects in the Marine Shipping Route is considered to be moderate. The EAO has a moderate level of confidence in the residual effects characterizations presented here, based on the acoustic modelling completed, the approach to establishing baseline conditions, the feedback received from the Working Group during the EA, and the proposed federal Mitigation Measures and provincial conditions.
Significance		In consideration of the above analysis and proposed conditions and federal Mitigation Measures, the EAO concludes that the Project would not have significant adverse residual effects on the acoustics VC in the Marine Shipping Route. Acoustic effects would not exceed Health Canada guidelines and effects would be fully reversible following the completion of the operation phase.

Note: Criteria and assessment ratings are defined in Appendix 4: Residual Effects Characterization Definitions.

CUMULATIVE EFFECTS ASSESSMENT

Facility Area

Two major present, and reasonably foreseeable future projects and activities that were considered in the cumulative effects assessment for the Acoustic VC in the Facility Area are:

- Rio Tinto; and
- LNG Canada Export Terminal

The other projects and physical works that could have potential cumulative effects on acoustic are listed below:

- MK Bay Marina
- Rail activities
- Various forestry activities
- Various fishing and aquaculture activities

The physical activities present in the LAA/RAA that are likely to interact with the acoustic effects of the Project are a combination of residential, industrial, and commercial activities as well as the natural environment (for example, MK Bay Marina, Rio Tinto Aluminum Smelter). However, the existing baseline sound levels already include and account for existing noise emission activities in the LAA/RAA. Project residual effects results considered in the assessment already includes cumulative effects, since the OGC noise guideline requires that noise levels from any planned OGC-regulated facilities within the LAA/RAA be included as they could interact with the Project noise levels. Predicted noise levels from the other projects and activities have therefore been added to the baseline noise levels of all the noise sensitive receptors. The summary of residual effects listed in the above section are hence applicable to both Project and cumulative effects. Given the assessment results presented in the residual effects section, cumulative effects from the existing baseline sound levels and the one planned OGC-regulated project (that is, LNG Canada Export Terminal) within the RAA will not overlap with the predicted Project noise in such way as to exceed the OGC's PSL.

Marine Shipping Noise

Cedar assessed the cumulative effects on acoustics resulting from Cedar LNG using an estimate of vessels movements in the area. Up to approximately 50 LNG carriers per year (resulting in 100 transits) are expected to visit the Project. Project-related marine traffic is approximately 9.7 percent (50 of 515 vessels) of the future non-project-related marine activities along the Douglas Channel portion of the Project shipping route. This percentage is less along the other portions of the shipping route (estimated 6 percent for Principe Channel and 2 percent for the Triple Island Pilot Boarding Station). In the Douglas Channel, the total transits will increase from 3.04 transits per day to 3.32 transits per day due to the Project. In Principe Channel, the total transits will increase from 4.07 transits per day to 4.3 transits per day. At the Triple Island Pilot Boarding Station, the total transits will increase from 12.65 transits per day to 12.92 transits per day (this includes traffic to/from the Port of Prince Rupert). The total transits include both the inbound and outbound movements for each vessel (that is, one vessel visiting a port of call results in two transits, one inbound and one outbound). Project-related marine traffic residual effect is based on a "worst-case" 24-hour scenario, conservatively assuming that LNG carriers and assistance/harbor tugboats activities will occur on a daily basis. The contribution of Cedar LNG to total vessel traffic is expected to be small and residual acoustic effects of marine shipping were considered to be low magnitude; therefore, the EAO considers that cumulative effects of Cedar LNG marine shipping on the acoustic environment would be low magnitude, regional, long-term and not significant.

INTERACTIONS BETWEEN EFFECTS

Under section 22(1) of IAA, the impact assessment of a designated project must take into account:

the changes to the environment or to health, social or economic conditions and the positive and negative consequences of these changes that are likely to be caused by the carrying out of the designated project, including

- iii. the result of any interaction between those effects.

The EAO also notes that Section 25(2) of the Act 2018¹⁵ states that every assessment must consider risks and uncertainties associated with effects of the reviewable project, including the results of any interaction between effects. Risks and uncertainties of the acoustic effects are described above in the Residual Effects section.

The acoustic VC assessment is linked to the assessment of Cedar LNG effects on other VCs and factors as follows:

- Wildlife – Project-related noise may result in change in habitat suitability and wildlife (including bird) movement.
- Marine resources – this assessment considers underwater noise effects.
- Land and Resource Use – the assessment of potential effects on tenured and non-tenured land use includes consideration of Project-related noise.
- Marine use – Project-related shipping noise is considered a potential effect on marine use.
- Human health – the assessment of human health effects due to Project-related noise has been considered in the assessment.
- The impact of noise on Indigenous Interests and the current use of lands and resources for traditional purposes is considered in Part C and section 6.9 of this Report, respectively.

The EAO did not identify any additional effects or interactions that have not been assessed within the above sections.

In addition, the EAO notes that the effects of all biophysical VCs including acoustics, wildlife, and marine resources are considered in the assessment of the effects on biophysical factors that support ecosystem function (section 6.6), and the effects of all human VCs, including human health are considered in the assessment of human and community well-being (section 6.8). These assessments consider linkages within each of the biophysical and human realms and consider effects in a holistic manner. The EAO concluded that there would be a low magnitude of effects on biophysical factors that support ecosystem function and a moderate magnitude effect on human and community well-being.

¹⁵ While Cedar LNG is assessed under the Act (2002), aspects of the Act (2018) are considered in this assessment, as described in Part A of this Report.

CONSIDERATION OF INDIGENOUS KNOWLEDGE

The EAO considered Indigenous Knowledge, where available, in the assessment of acoustics effects.

In the Application, Cedar reported that direct traditional knowledge or traditional use information related to acoustic conditions was not shared with Cedar by any of the Indigenous nations identified in the Section 11 Order. However, Gitxaala has indicated that preferred noise conditions are necessary for sacred places to be considered “maintained and accessible” to maintain cultural identity through connection to sacred places, harvesting areas, and Clan/House territories. If preferred conditions are not met, community members may experience a disconnection from the sacred place, with implications for their cultural practices, identity, harvesting practices, governance structures, and other potential impacts to Gitxaala rights.

During the EA, Metlakatla, Lax Kw’alaams, Kitselas, Gitxaala, Kitsumkalum, and CHN provided comments on the assessment of acoustic effects, including related to proposed Mitigation Measures and characterization of residual and cumulative effects. Regarding existing conditions, Gitxaala noted that there are no rail or industrial activity noises in Lach Klan (Kitkatla) and noise from air and vehicular traffic is extremely limited and infrequent. The information provided by Indigenous nations is summarized above in section 5.2.35.2.3, as well as being discussed in the nation-specific sections in Part C of this Report.

Key ways in which the EAO took these comments into account in the acoustics assessment included:

- In the residual effects characterizations:
 - Identifying that the acoustic environment of the Marine Shipping Route is sensitive, based on the potential for increases in noise to result in a deterioration of experience of cultural, harvesting, and other traditional practices of Indigenous nations;
 - Identifying the potential for disproportionate effects to Indigenous nations along the Marine Shipping Route;
 - Rating the uncertainty of the residual effects assessment as moderate (instead of low); and
 - Applying the EAO’s standard requirements for adaptive management (Condition 3) to the community feedback process.
- Recommending a Follow-up Program for noise under the IAA; and
- Recommending a marine transportation management plan (rather than marine transportation communication report) and a community feedback process, which would provide a mechanism for Indigenous nations to raise concerns regarding noise, as federal Mitigation Measures and provincial conditions.

CONCLUSIONS

The EAO is satisfied that Cedar LNG will not have significant adverse residual or significant cumulative effects on the acoustics VC. This conclusion considers the information and analysis presented in this chapter; the views of the technical Working Group, Indigenous nations, and Cedar; the proposed Mitigation Measures identified in the provincial TOC including, Condition 9: CEMP, Condition 11: community feedback process, and Condition 12: marine transportation communication report; and recommended Mitigation Measures and Follow-up Program under the IAA for acoustics (Appendix 1).

5.3 VEGETATION RESOURCES

5.3.1 BACKGROUND

Vegetation resources were assessed as a VC due to the potential for Cedar LNG to result in changes to:

- The abundance of plant species of interest;
- The abundance or condition of ecological communities of interest;
- Wetland functions; and
- Native vegetation health and diversity due to air emissions.

These changes arise from vegetation clearing and ground disturbance and increased sulphur dioxide and nitrogen dioxide air concentrations leading to eutrophication and acidification. Effects on vegetation resources on federal lands, effects to cultural heritage and current use of lands and resources for traditional purposes from effects to vegetation resources are discussed in section 6.9 of this Report, Requirements of the *Impact Assessment Act*.

REGULATORY CONTEXT

At the provincial level, the *Water Sustainability Act* guides the protection of watercourses, riparian ecosystems and wetlands. The Environmental Mitigation Policy and supporting procedures outline a hierarchical approach to avoiding and mitigating effects from projects and can apply in any setting, including wetlands and other ecosystems.

The *Oil and Gas Activities Act* and associated Environmental Protection and Management Regulation (EPMR) also include conservation measures for fish habitat and wildlife habitat, biodiversity and the water values of riparian management zones and protections for old-growth management areas. The EPMR provides the statutory authority to the Minister responsible for administering the *Wildlife and Water Acts*, or a delegate, to take actions that contribute to the management and protection of environmental values. The Environmental Protection and Management Guideline (EPMG) is a reference document for oil and gas applicants and permit holders subject to the EPMR. While the EPMR and the EPMG generally apply only to crown land and Cedar LNG is on private land, Section 21 of the LNG Facility Regulation states that Section 19 of the EPMR applies to the restoration of private land after operations cease at an LNG facility. Section 19 of the EPMR requires:

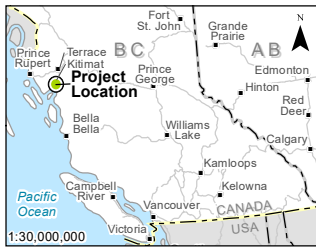
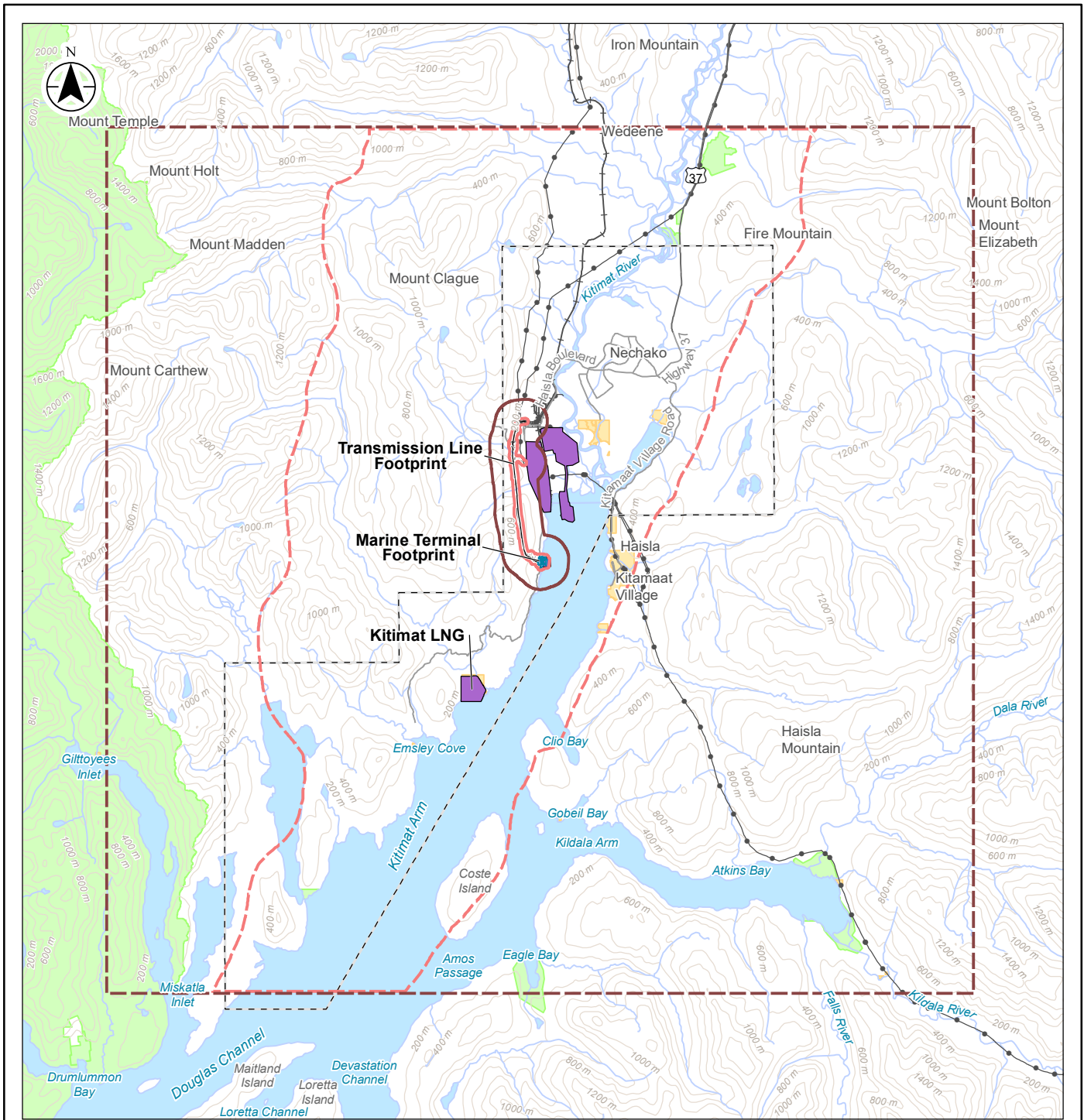
- Stabilizing any cut and fill slopes, and re-contouring to re-establish pre-disturbance drainage patterns and minimize erosion potential;
- Restoring surface soil to similar, pre-disturbance productivity; and
- Establishing a healthy, self-sustaining, and ecologically appropriate vegetative cover, preferably using native species locally found and adapted to site conditions to encourage supporting natural regeneration processes.

Key federal legislation to protect ecosystems and habitats for wildlife and fish populations include the *Species at Risk Act*, *Migratory Birds Convention Act* and *Fisheries Act*. The Federal Policy on Wetland Conservation commits federal departments to the goal of no net loss of wetland functions on federal lands.

BOUNDARIES

The spatial boundaries used in the assessment of effects on the vegetation resources VC are depicted in Figure 9, below, including the Project footprint, LAA and the extent of the RAA:

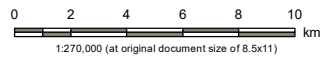
- Facility footprint or area of disturbance (46.3 hectares [ha]) includes the marine terminal footprint (11.7 ha) and transmission line right-of-way (34.6 ha);
- Facility area extends approximately 500 m offshore;
- Marine terminal LAA and RAA are 281.5 ha and 1997 ha, respectively; and
- Air emissions LAA and RAA are 64,198 ha and 160,027 ha.



Notes
 1. Coordinate System: NAD 1983 UTM Zone 9N
 2. Data Sources: DataBC, Government of British Columbia; Natural Resources Canada; Canadian Hydrographic Service

- Highway
- Road
- +— Railway
- Transmission Line
- Topographic Contour
- Watercourse
- Waterbody
- Reserve Land
- Park or Protected Area
- - - District of Kitimat
- - - Municipal Boundary

- Project Footprint**
- Transmission Line Footprint
 - Marine Terminal Footprint
 - Air Emissions Source
- Vegetation (Marine Terminal)**
- Local Assessment Area
 - Regional Assessment Area
- Air Emissions**
- Local Assessment Area
 - Regional Assessment Area



Project Location: Kitimat, British Columbia
 Project Number 123221953
 Prepared by WWU on 20211126
 Discipline Review by SZABANI on 20211126
 GIS Review by LTRUDEL on 20211126

Client/Project/Report
 Produced by Stantec for Cedar LNG Partners LP
 for the Cedar LNG Project

Title
Marine Terminal and Emissions Assessment Areas

Figure 9: Marine Terminal, Emissions, LAA and RAA used in the Vegetation VC

5.3.2 POTENTIAL PROJECT EFFECTS AND PROPOSED MITIGATIONS IN THE APPLICATION

This section summarizes the information, methods and conclusions presented by Cedar in the Application, while input from reviewers is summarized in section 5.3.3.

EXISTING CONDITIONS

Data and information used to characterize existing conditions were gathered through a review of traditional knowledge and traditional use information, previous Eas, field studies conducted for Cedar LNG and relevant literature, including available information on vegetation communities and effects sensitive to air emissions and soil acidification.

Mapped Ecosystems

Approximately 1,427.2 ha (72 percent) and 246.7 ha (88 percent) of the marine terminal RAA and LAA, respectively are vegetated ecological communities. The marine terminal RAA and LAA are disturbed, particularly in the eastern portions. Sparse, unvegetated, and/or anthropogenic areas are approximately 570.2 ha (29 percent) of the marine terminal RAA and 34.8 ha (12 percent) of the marine terminal LAA. The proportion of anthropogenic area (317.7 ha, or 16 percent) in the marine terminal RAA consists of industrial facilities near Kitimat, urban areas, and roads. The 16.9 ha or 6 percent anthropogenic portion of the marine terminal LAA is north-eastern, near Kitimat, largely urban/industrial and includes the Rio Tinto Aluminum Smelter. Low elevation areas of the marine terminal RAA and LAA have been logged in the past 50 years and are fragmented by logging roads. The resultant second-growth vegetation characterizes the landscape.

Plant Species of Interest

Traditional use plant species may be found in all naturally occurring areas, as well as disturbed portions of the marine terminal LAA and RAA. A total of 38 and 30 plant species identified by the Haisla as traditionally gathered were found in the marine terminal RAA and LAA, respectively; 13 of the 18 berry species identified as being currently gathered by the Haisla Nation were documented in the marine terminal LAA. No plant species at risk were identified in the marine terminal LAA and RAA; five invasive plant species occur within the marine terminal RAA.

Ecological Communities of Interest

The marine terminal RAA includes four blue-listed upland ecological communities at risk, one red-listed flood association, two blue-listed flood listed association and two blue-listed wetland associations. Four blue-listed upland communities occur in the marine terminal LAA. The LAA and RAA both include six old forest communities, occupying 75 ha (27 percent) and 528 ha (26 percent) respectively. Old forest is more prominent at higher elevations in the western portion of the RAA and LAA further from the coast where logging has been less prevalent. The marine terminal RAA does not overlap any provincially designated old growth management areas.

Wetland Functions

Steep, well-drained slopes throughout the marine terminal RAA and LAA limit wetland formation. As a result, wetlands occupy an area forming 61.7 ha (3 percent) of the marine terminal RAA and 7.4 ha (3 percent) of the marine terminal LAA. Six wetland ecological communities (including bogs, fens, marshes, swamps, and shallow open water classes), occur in the marine terminal RAA, with unclassified bog wetlands comprising the greatest spatial extent (31.6 ha or 2 percent). Four wetland ecological communities (including bogs, fens, swamps, and shallow open water classes), occur in the marine terminal LAA.

POTENTIAL PROJECT EFFECTS

The Application considered the activities that would generate changes in abundance or condition of plant species of interest, changes in abundance or condition of ecological communities of interest, changes in wetland functions and changes in native vegetation health and diversity due to air emissions.

During construction, key interactions with potential adverse effects include site preparation and clearing, construction of land and marine-based infrastructure and vehicle traffic.

Operation activities include pre-treatment; liquefaction, storage and offloading of natural gas at the floating LNG facility; facility and infrastructure maintenance and vehicle traffic.

Decommissioning activities include decommissioning land-based infrastructure and vehicle traffic.

Assessment of Change in Abundance of Plant Species of Interest

Vegetation clearing activities during the construction phase would result in a residual change in the abundance of plant species of interest. Traditional use species, invasive species and plant species at risk were considered.

Of the 38 traditional use species identified in the marine terminal RAA, 23 are present in the Project footprint. The traditional use plant species that will be removed from the Project footprint are all species common to the marine terminal LAA and RAA and are not limited to the Project footprint; most were identified in the marine terminal RAA (beyond the Project footprint). All traditional use plant species that were identified in plots that only occur in the Project footprint (but not beyond) are shrub and herb species; therefore, they are likely to persist in the transmission line right-of-way where vegetation is maintained at low heights.

Vegetation clearing could also contribute to the risk of invasive plant introduction or spread within the marine terminal LAA, transported via vehicles and/or equipment. Cedar identified that Mitigation Measures for edge effects, such as the implementation of invasive plant management in the CEMP would reduce these effects to a manageable level.

No effects are predicted for plant species at risk because none were identified during field or desktop surveys in the marine terminal LAA, and no critical habitat for federally listed plant species at risk was identified in the marine terminal LAA.

Assessment of Change in Abundance of Condition of Ecological Communities of Interest

Vegetation clearing in the Project footprint during site preparation of the construction phase can reduce the abundance of ecological communities of interest. The condition of ecological communities could also be affected due to edge effects. Cedar predicted a reduction of 3.8 ha of four blue-listed upland forest communities in the Project footprint and a potential change in condition of 23.6 ha of ecological communities at risk within the marine terminal LAA. This represents potential change in condition of 10 percent of the extent of these ecosystems at risk in the marine terminal RAA. Cedar also predicted a 12.3 ha reduction in the extent of old forest and a potential change in condition of 75.0 ha of old forest within the marine terminal LAA. This represents potential change in abundance or condition of 12 percent of the old forest in the marine terminal RAA.

Cedar predicted that the residual effect to the change in the abundance of ecological communities of interest would be low because the regional community's extent is sufficient to sustain the affected communities without active management. The change in abundance occurs primarily in the transmission line right-of-way during construction. There is a low potential for change in condition of ecological communities at risk, due to edge effects, to extend into the marine terminal LAA throughout all phases.

Assessment of Change in Wetland Functions

Vegetation clearing in the Project footprint during site preparation can cause an adverse change in wetland functions, including hydrological, biogeochemical and habitat functions. A total of 0.6 ha of wetland communities may be cleared: 0.5 ha in the transmission line access road and less than 0.1 ha each in the marine terminal footprint and transmission line right-of-way. An additional 6.8 ha of wetlands in the marine terminal LAA may be subject to edge effects that reduce wetland functions, representing 12 percent of the occurrence of these wetlands in the marine terminal RAA. Cedar noted that although there is a high likelihood that some change in wetland functions will occur within the Project footprint, this disturbance will likely be reduced in the final design.

Assessment of Change in Native Vegetation Health and Diversity due to Air Emissions

The potential effects from air emissions were analyzed for operations, the phase of peak air emissions. The Kitimat LNG Project was included in the assessment, but the certificate holder for this project has now indicated publicly that it will not be advancing the project. The project-alone case estimates are unaffected by this change, but the base case and application case numbers would be over-estimates.

Sulphur dioxide: Cedar predicted that sulphur dioxide air concentrations would exceed the empirical critical level of 10 µg/m³/year in the base case and the application case but not the project-alone case. The sulphur dioxide exceedance area for the base case and application case falls within the traditional territories of Haisla, Gitga'at, and Kitselas. The maximum predicted concentration in the project-alone case is 1.3 µg/m³/year. The model predicted an additional 73.6 ha of vegetated area to exceed the critical level in the application case compared to the

5,176 ha exceeded at baseline. This represents a project-related increase in vegetated exceedance area of 1 percent from baseline conditions. Most of the additional area predicted by the model to exceed the critical level is upland forest, wetland, and vegetated anthropogenic units (pipeline and transmission line right-of-way), with minor components of floodplain and montane ecosystems. The total vegetated exceedance area in the application case is 5,249.5 ha, which represents 11 percent of the vegetation air emissions LAA.

Project-related increase in exceedance area occurs in bog ecosystems and old forest with a higher likelihood of containing lichens and mosses. A total of 15.9 ha of additional exceedance area is composed of dry forest and bog ecosystems compared to 1,492.4 ha at baseline. A total of 14 ha of additional exceedance area is composed of old forest compared to the 1,429.4 ha at baseline.

Nitrogen Dioxide: Cedar predicted that the nitrogen dioxide critical level of $30 \mu\text{g}/\text{m}^3/\text{year}$ would not be exceeded in the application case. The residual change in native vegetation health and diversity due to nitrogen dioxide air emissions is therefore negligible in magnitude, as no vegetated ecological communities will be affected.

Acidification: The model predicted acid deposition that may result in soil acidification to exceed calculated critical loads in the base case and the application case but not in the project-alone case. The acidification exceedance area for the base case and application case falls within the traditional territories of Haisla, Gitga'at, and Kitselas. Exceedances are modelled to occur within the Kitimat valley to the north of the Project. The model predicted an additional 76.2 ha of vegetated area to exceed calculated critical loads of acidity compared to 5,100.7 ha exceeded at baseline. This represents a project-related increase in vegetated exceedance area of 2 percent from baseline conditions. The total vegetated exceedance area in the application case is 5,176.9 ha, which represents 11 percent of the vegetated air emissions LAA.

Eutrophication: The model predicted nitrogen deposition that may result in soil eutrophication to exceed calculated critical loads in the base case and the application case but not in the project-alone case. The exceedances are modelled to occur in the area surrounding the Rio Tinto Aluminum Smelter and LNG Canada Export Terminal, to the north of the Facility Area. In the application case, no additional vegetated area was predicted by the model to exceed calculated critical loads of nutrient nitrogen compared to the 567.2 ha exceeded at baseline. The total vegetated exceedance area in the application case was 616.9 ha, which represents 1 percent of the vegetated air emissions LAA.

Positive Effects

Cedar did not identify any positive effects of the project on the Vegetation Resources VC.

MITIGATION MEASURES PROPOSED IN THE APPLICATION

Cedar proposed the following mitigation and enhancement measures to address the effects of Cedar LNG on vegetation resources:

- Clear boundaries delineated prior to site preparation where construction may occur. This may be via physical flagging or electronic delineation where appropriate;
- Standard best management practices (BMPs) to control the spread of invasive species;
- Natural revegetation or active reclamation on Crown land, as per the CEMP; reclamation on private land to follow lease agreements;
- If requested by Haisla, incorporate traditional use plants into reclamation planning for temporary construction areas on Crown land;
- Implement windthrow management strategies such as edge stabilization techniques in areas of old growth forest on Crown land;
- Incorporate erosion and sediment control best practices into the CEMP to manage surface water and avoid sedimentation in sensitive vegetation communities;
- Manage vehicle and equipment emissions by conducting regular maintenance; and
- Use diesel fired vehicles equipment during construction and emergency power generators during operation powered by low sulphur fuel.

In addition, Cedar integrated key design decisions into the Project to help reduce the effects on the Vegetation Resources VC, such as:

- During detailed design, work with engineering teams to reduce impacts to wetlands;
- Use electricity from the BC Hydro grid for the facility during operations to reduce emissions; and
- Locate natural gas pre-treatment and liquefaction equipment and LNG storage on the floating LNG facility to reduce the size of the Project footprint.

During Application Review, Cedar also proposed a Follow-up Program under the IAA for wetlands, which is described further below.

5.3.3 POTENTIAL PROJECT EFFECTS AND PROPOSED MITIGATIONS IDENTIFIED DURING APPLICATION REVIEW

Based on a review of the Application and with feedback from the Working Group, the following key issues related to the assessment of the vegetation resources VC for Cedar LNG were identified:

- Wetlands;
- Air emission effects; and
- Vegetation management.

Indigenous nations did not raise specific concerns regarding terrestrial vegetation. Comments regarding marine plans are discussed in Section 5.6: Marine Resources of this Report.

WETLANDS

ECCC noted that wetland protection, including avoidance, minimization, and offsetting of project effects is standard best practice for impacts to wetland function. ECCC recommended

that Cedar develop a wetland management plan to address all direct and indirect loss of wetland habitat area and function in consideration of ECCC's Operational Framework for the Use of Conservation Allowances. To address potential effects to wetland functions ECCC recommended offsets where effects cannot be avoided, which is consistent with the federal government's overall goal of no net loss of wetland functions. ECCC recommended offsetting regardless of the Project's location on non-federal lagoons. Further, ECCC recommended that Cedar provide an assessment of potential indirect effects on ecologically important wetlands and wetland function. ECCC recommended the assessment for wetlands consider all species at risk with potential to be affected, specifically, bat foraging and roosting habitat. ECCC further requested that mitigation for residual effects to wetlands include project effects on habitat functions for species at risk.

Cedar responded that of the 0.6 ha of wetlands predicted to be directly affected by the Project, less than 0.1 ha may not be reclaimed and is predicted to be permanently lost. The majority (0.5 ha) of the wetlands predicted to be directly affected by the Project are expected to be temporarily disturbed and left to naturally revegetate or be actively restored following Project decommissioning. Cedar noted that none of the wetlands that occur within or adjacent to the Project footprint are subject to the Federal Policy on Wetland Conservation and none are "ecologically important" as defined by ECCC's regional guidance on the Federal Policy on Wetland Conservation. Mitigation measures are also proposed in the CEMP to avoid potential effects to wetlands located adjacent to or within the Project footprint. Cedar affirmed their commitment to working to avoid wetlands in the final design of the transmission line access roads.

Cedar proposed Mitigation Measures for potential direct effects on wetlands and wetland functions, which would entail: reviewing opportunities for avoidance and minimization during the detailed engineering design stage, delineating clearing areas to prevent over-clearing, and implementing sediment and erosion control practices during construction. Cedar noted that these Mitigation Measures would also help reduce effects on species that use wetland habitats; including bats, amphibians and birds and will further reduce potential effects on wetland habitat function. Potential indirect effects on wetlands adjacent to the Project are proposed to be avoided through standard construction stage environmental mitigation and management measures. Cedar concluded that the no net loss goal of the federal policy does not apply to the wetlands occurring in the Project footprint and therefore did not propose offsetting measures. Cedar also proposed a Follow-up Program for wetlands that would include a comparison of the area and type of wetland disturbed by the final design to the predictions in the EA, as well as triggers to adjust or add Mitigation Measures to manage potential indirect effects. Cedar noted that, if required by published regional ECCC guidance, it would work with Haisla to develop a wetlands compensation plan.

ECCC maintained the recommendation that Cedar commit to: the preparation of a wetland management plan that would include establishment of performance standards for wetland

habitat function, including consideration of any habitats proposed to be left to naturally revegetate. The wetland management plan should include adaptive management measures and offsetting for the unavoidable loss or alteration of wetland functions (both direct and indirect), including consideration of the loss of amphibian suitable habitat, as well as any other key wildlife functions (such as for bats and migratory birds).

In consideration of the concerns raised, the EAO recommends a condition (Condition 9) requiring Cedar to develop a CEMP, which would include measures to reduce effects to wetlands in final project design. The EAO also recommends Mitigation Measures under the IAA for vegetation, including a Follow-up Program for wetlands, as described in section 5.3.4 below. The EAO also notes that if Cedar LNG receives an EAC and federal IAA approval, it would need to obtain provincial permits. The OGC would administer this permitting process. OGC permitting conditions would be expected to address reclamation of wetlands consistent with the EPMR and EPMG, as described in section 5.3.10 above.

The EAO did not include offsetting for the effect on wetlands as recommend by ECCC, or fully incorporate the recommendations of ECCC into the Follow-up Program for wetlands. The EAO is of the view that the proposed condition, expected permitting process and the Follow-up Program would provide adequate means to mitigate effects on wetlands (including through reclamation), verify the predictions on wetlands during the EA and provide a mechanism for the addition of Mitigation Measures, if required. The EAO also notes that should ECCC publish regional guidance requiring the development of a wetlands compensation plan, Cedar has committed to develop one with Haisla. The EAO has considered the comments and views of ECCC in its characterization of residual effects on wetlands in its analysis and conclusions below.

VEGETATION MANAGEMENT

ECCC recommended that Cedar incorporate a Vegetation Management Plan into the CEMP that includes all mitigation, monitoring, and follow-up measures for vegetation and invasive plant species management and reclamation.

Cedar noted that it is committed to the development of a CEMP that documents the implementation of Mitigation Measures during construction and guidance for vegetation management but did not propose any further Follow-up Programs associated with vegetation resources. While there is moderate uncertainty regarding the predictions for change in native vegetation health and diversity due to air emissions, Cedar is of the view that residual effects are small, as is the Project's contribution to cumulative effects and that there is insufficient uncertainty in the vegetation effects to warrant a Follow-up Program.

The EAO notes that the proposed requirement for a CEMP would require invasive plant management, erosion, and sediment control best practices to manage surface water and avoid sedimentation in sensitive vegetation. The EAO considered this issue addressed for the purpose of the EA.

AIR EMISSION EFFECTS

The ECCC requested Cedar provide more information on the effects of sulphur and acid deposition on rare and at-risk moss and lichen species. Moss and lichen species at risk may be present in the Project area, despite no detections during field surveys. In addition, ECCC noted that a 26 percent increase in eutrophication of vegetated ecosystems from the base case to the application case was predicted in the Terrestrial Air Emissions TDR. ECCC requested that Cedar provide information on the associated implications for birds, bats, and amphibians that forage in the wetlands predicted to have effects from the Project.

Cedar confirmed that it predicted a 171.4 ha project-related incremental increase in the vegetated area exceeding the 4 kg/ha/year nitrogen deposition empirical critical load from base case to application case. Of this 171.4 ha, 48.0 ha is wetland. However, the critical load modelling for eutrophication predicts no increase in area with soils exceeding calculated critical loads of nitrogen. Therefore, the effects of eutrophication to wetland habitat functions are expected to be limited.

Regarding the 48.0 ha exceeding the empirical critical load, 31.1 ha is within estuarine communities, which may not be particularly sensitive to eutrophication. Eutrophication in these communities can be difficult to detect, however at this time there are no anticipated effects to wildlife habitat functions. The remaining area is yellow cedar bog forest (12.7 ha), with small areas of unclassified wetland (2.3 ha), and western redcedar swamp (1.9 ha).

Wetlands that receive a larger fraction of their total water budget in the form of precipitation are more sensitive to the effects of nitrogen deposition. In bog forests, nitrogen enrichment is likely to decrease the survival of species adapted to low nitrogen levels (including dwarf shrub, lichen, and peat mosses), while increasing the cover of shrub species (such as grasses or minerotrophic mosses). For swamps, fewer effects are expected, and they may potentially include increased shrub and grass cover. With expected changes to vegetation structure trending towards increased shrub and grass cover, wildlife species that forage on these plant types are expected to benefit (for example, shrubs provide moose browsing or grasses as spring forage for bears). Species that forage in open wetland habitats or along edges may lose foraging habitat where shrub cover increases (for example, birds and bats that forage for insects along wetland edges).

Cedar acknowledged that project-related sulphur dioxide atmospheric concentrations and acid deposition may have small incremental effects on the 36 non-vascular plant and 22 lichen species of conservation concern potentially occurring in the RAA. Lichens and cyanolichens are sensitive to wet and dry acid deposition. Cyanolichens are particularly sensitive to acid deposition; old forests offer the highest quality habitat for this group of species and may also provide marbled murrelet nesting habitat. In the sulphur dioxide atmospheric concentration exceedance area of old forests, there is potential for epiphytic lichens and mosses to decrease in population size, health, or occurrence. No non-vascular plant or lichen species at risk are

confirmed but may exist in this area. The area exceeding the acid deposition threshold may impact non-vascular plant and lichen species at risk, however, the characterization of effects does not change for Project or cumulative effects.

The EAO notes that mitigations proposed to address emissions to air quality, including the CEMP, permitting process and proposed federal conditions and Follow-up Program (as described in Section 5.1: Air Quality of this Report) would also address the effects of sulphur and acid deposition on vegetation. The EAO considers these mitigations adequate to manage air emission effects on vegetation and is of the view that this issue is adequately addressed for the purpose of the EA.

5.3.4 THE EAO'S ANALYSIS AND CONCLUSIONS

This section presents the EAO's conclusions on the potential adverse residual effects from Cedar LNG on the vegetation resources VC.

PROPOSED PROVINCIAL CONDITIONS AND FEDERAL MITIGATION MEASURES

Based on mitigations proposed in the Application, issues raised during Application review, the EAO's effects assessment, and the information contained in the Joint Permitting / Regulatory Coordination Plan and the Regulatory Coordination Tracking Table (Appendix 5), the EAO proposes a provincial condition requiring the development of a CEMP (Condition 9) that would include:

- Invasive plant management;
- Erosion and sediment control best practices to manage surface water and avoid sedimentation in sensitive vegetation communities; and
- Reducing wetland impacts in final project design.

The EAO also notes that if Cedar LNG receives an EAC and federal IAA approval, it would be subject to an OGC permitting process. OGC permitting conditions would be expected to address reclamation of vegetation consistent with the EPMR and EPMG, described in section 5.3.10 above. The EAO also notes that mitigations proposed to address emissions to air quality, including the CEMP, permitting process, and proposed federal conditions and Follow-up Program (as described in Section 5.1: Air Quality of this Report) would also address the effects of air emissions on vegetation.

The EAO also recommends the following Mitigation Measures under IAA:

- Delineate clearing boundaries prior to site preparation to keep clearing activities within the designated Project footprint (via physical flagging or electronic delineation where appropriate);
- Control the spread of invasive species following most recent Environmental Protection and Management Guidelines;

- Naturally revegetate or actively reclaim temporary construction areas on Crown land that are not required for operations (reclamation on private land to follow lease agreements);
- If requested by Haisla, incorporate traditional use plants into reclamation planning for temporary construction areas on Crown land;
- Implement windthrow management strategies such as edge stabilization techniques in areas of old growth forest on Crown land;
- Identify sensitive areas to be flagged and vegetation and soils to be retained or salvaged with required methods and monitoring; and
- Develop and implement a wetlands compensation plan with Haisla Nation if required under published federal ECCC guidance.

In addition, the EAO also proposes a Follow-up Program for wetlands under the IAA, which would include:

- A description of design and construction measures to reduce effects on wetlands;
- An update of wetland area disturbed by the final design (for example, within areas of clearing and/or grading) based on ortho-rectified post-construction air photographs or as-built survey data;
- An update of the wetland area adjacent to the transmission line or marine terminal footprint that may be subject to indirect effects, to be monitored for effectiveness of Mitigation Measures;
- A description of a construction monitoring program for wetland mitigations to be completed during each year of construction activities, including triggers to adjust or add Mitigation Measures to manage potential indirect effects. This is anticipated to consist of monitoring water quality of site runoff and integrity of culverts and erosion and sediment control measures adjacent to wetlands;
- A comparison of the area and type of wetland disturbed by the final design to the predictions of the EA;
- Maps showing the comparison and the area to be monitored; and
- An analysis of the accuracy of the characterization criteria.

RESIDUAL EFFECTS

After considering the proposed Mitigation Measures, the EAO concludes that Cedar LNG would result in the following residual adverse effect to the vegetation resources VC:

- Change in abundance of plant species of interest (traditional use and invasive plants). No effects are predicted for plant species at risk because none were identified during field and desktop surveys in the marine terminal LAA;
- Change in abundance or condition of ecological communities of interest;
- Change in wetland functions; and
- Change in native vegetation health and diversity due to air emissions effects.

Residual effects on vegetation resources as they relate to specific federal topics (for example, federal lands and the current use of lands and resources for traditional purposes) are discussed in section 6.9 of this Report. Wetlands potentially affected by Cedar LNG are not subject to the Federal Policy on Wetland Conservation. The potential for effects on SARA-listed wildlife species from effects on wetlands is discussed in [Section 5.4: Wildlife](#).

Table 15: Characterization of Residual Effects for Vegetation Resources

Criteria	Assessment Rating	Rationale
Context	Low	Resiliency is low due to existing industrial projects and historical logging in the marine terminal RAA, which have reduced the abundance and distribution of traditional use plant species, ecological communities of interest and wetland functions while increasing pollutants. Ecological communities at risk face forest harvesting and climate change threats on the provincial scale. Each new project with air emissions increases effects on native vegetation health and diversity. Lichen communities are particularly vulnerable to acidifying emissions and lichen richness has been affected in the air emissions RAA. Soils which have not currently exceeded the critical load of acid or nitrogen deposition are vulnerable to further inputs.
Direction and Magnitude	Adverse and Low	<p>With the proposed Mitigation Measures in place, Cedar LNG is anticipated to have low magnitude adverse residual effects associated with the marine terminal and supporting infrastructure and transmission line.</p> <p>Plant species of interest: Loss of TU plants and potential increase in invasive plant species are predicted to be low in magnitude because losses of TU plant species from the Project footprint are not anticipated to affect the viability of the species in the marine terminal RAA. Impacts of invasive species are anticipated to be reduced to a manageable level through management and Mitigation Measures.</p> <p>Ecological communities of interest: Low magnitude reductions in blue-listed upland forest communities, blue-listed ecological communities and the extent of old forest are predicted. A measurable change in abundance from existing conditions of ecological communities at risk is predicted, although the regional community's extent is considered sufficient to sustain the affected communities without active management. The change in abundance occurs primarily in the Facility footprint during construction. With the proposed mitigations, the potential for change in condition of ecological communities at risk due to edge effects to extend into the marine terminal LAA is low at all phases.</p> <p>Wetland functions: The change in wetland functions is low in magnitude and the potential for edge effects on wetland functions outside of the Project footprint is low. A half hectare of wetland is predicted to be lost during the lifetime of the Project and reclaimed; 0.1 ha is expected to be permanently lost. An additional 6.8 ha of wetlands may be subject to edge effects that reduce wetland functions. The regional wetland functions are predicted to be sufficient to sustain the affected communities without active management. The change in wetland</p>

Criteria	Assessment Rating	Rationale
		<p>functions will be measurable in the Project footprint. There is low potential for edge effects to wetland functions outside of the Project footprint with the proposed Mitigation Measures in place. The affected wetland ecosystems are ranked as secure (yellow-listed) in the province.</p> <p>Air emissions effects: The incremental effects of the Project include an increase from baseline in the vegetated area exceeding sulphur dioxide empirical critical level (1 percent), acid deposition calculated critical loads (2 percent), nitrogen deposition calculated critical loads (0 percent) and nitrogen deposition empirical critical load (26 percent). Of the 171.4 ha exceeding the nitrogen deposition empirical critical load, 31.1 ha is within estuarine communities (saltmarsh), which has a much higher empirical critical load (63 kg/ha/yr) than the general 4 kg/ha/yr threshold used in the assessment.</p>
Extent	Local	Residual effects will extend into the Project footprint and LAA.
Duration	Permanent	<p>Plant species of interest: The transmission line right-of-way will revegetate once this project component is decommissioned, therefore revegetation to existing or near existing conditions will extend beyond the duration of the Project.</p> <p>Ecological communities of interest: Once the transmission line is decommissioned, it will take a minimum of 50 years for the plant assemblage to make up the ecological communities at risk, which is considered a permanent effect.</p> <p>Wetland functions: The less than 0.1 ha of wetland occurring in the proposed marine terminal footprint may not be reclaimed at the end of project life. The remaining 0.5 ha of wetland will take at least 50 years or more for the bogs to regenerate trees of a similar structure in the wetland. This is considered a permanent effect.</p> <p>Air emissions effects: The residual changes in native vegetation health and diversity due to nitrogen deposition, eutrophication and acidification are predicted to be permanent. The decrease of sulphur dioxide deposition is associated with the recovery of lichen communities, that ranges in time from years to decades.</p>
Reversibility	Reversible /Irreversible	The residual effect for plant species of interest is reversible for the transmission line right-of-way but irreversible for the other project components because decommissioning follows planning for future use of the Project Area. Old forest losses, loss of ecological communities at risk and loss of wetland area and function are considered irreversible due to the duration of time required to reverse these effects. The residual change in native vegetation health and diversity due to nitrogen deposition is considered reversible once emissions cease.
Frequency	Continuous	<p>The residual effect occurs in a single event (during construction) for the loss of TU plants and an irregular frequency (edge effects) for the increase in invasive plants in all phases.</p> <p>The residual changes in native vegetation health and diversity due to nitrogen deposition, sulphur dioxide emissions and project-related acid</p>

Criteria	Assessment Rating	Rationale
		<p>deposition and subsequent soil acidification are predicted to be continuous during operations.</p> <p>Though no additional vegetated ecological communities will be affected by eutrophication exceedances due to project emissions, the Project will bring soils in the LAA closer to the eutrophication critical load. The residual change is projected to be continuous during operation.</p>
<p>Risk (likelihood and consequences)</p>		<p>Likelihood: Three residual adverse effects have a high likelihood: reduced abundance of traditional use plants in the marine terminal LAA; change in ecological communities of interest in the Project footprint (none from the marine terminal); and change in wetland functions in the Project footprint (extent is uncertain due to potential wetland avoidance in the transmission line and for wetland functions to remain intact). There is a medium likelihood that a decline in the vegetation health and diversity will occur from sulphur dioxide atmospheric concentrations and acid deposition in the emissions LAA and there is uncertainty as to how native vegetation will respond in the operation timeframe.</p> <p>Consequence: Although measurable changes in plants and ecological communities of interest, wetland functions and native vegetation health and diversity are predicted due to air emissions from existing conditions, the regional extent of these parameters is sufficient to sustain the affected species and communities without active management. Therefore, the consequence is considered minor.</p> <p>Risk: Based on the medium to high likelihood and minor consequence of residual effects on vegetation resources, the risk level would be low.</p>
<p>Uncertainty</p>		<p>Plant species of interest: Uncertainty is overestimated because the effects assume total loss of TU plants within the Project footprint, but some areas will remain vegetated. Mitigation measures may also result in an overestimated uncertainty for the change in abundance of invasive plants. The effects to plant species at risk may be underestimated.</p> <p>Plant communities of interest: Uncertainty is overestimated for old forest as the quantification of effects assumes that polygons mapped as old forest are all old forest, regardless of field-verification.</p> <p>Wetland function: There is uncertainty regarding the extent of the change in wetland functions because of potential for wetland avoidance with the transmission line component and for wetland functions to remain intact.</p> <p>Air emissions: Although there is high confidence in the reliability of site specific and regional information, there is moderate confidence given the uncertainty of the actual vegetation responses to air emissions over the operation phase. The risk and uncertainty are likely overestimated for the change in native vegetation health and diversity due to acid deposition and potential acidification because modelling incorporates conservative assumptions, both in the dispersion modelling and in the calculated critical loads. Modelling incorporates conservative assumptions, both in the dispersion modelling and in the calculated critical loads, also leading to the likely overestimation of effects.</p> <p>Overall uncertainty regarding residual effects on vegetation resources is low. There is a good understanding of the cause-effect relationship between the Project and the VC and sufficient data is available to support the conclusions on the maximum extent of potential effects considered here.</p>
<p>Significance</p>		<p>The EAO predicts that adverse residual effect on vegetation resources would not be significant because effects are low magnitude and following the application of avoidance</p>

Criteria	Assessment Rating	Rationale
		and Mitigation Measures, the long-term viability of plants and ecological communities of interest, including those of cultural or traditional importance, will persist in the marine terminal RAA and there will be no loss of wetland functions of ecologically important wetland.

Note: Criteria and assessment ratings are defined in Appendix 4: Residual Effects Characterization Definitions.

CUMULATIVE EFFECTS ASSESSMENT

An assessment of cumulative effects on vegetation resources was undertaken because the Project is assessed as having residual effects on vegetation resources and residual effects could act cumulatively with residual effects of other past, present, or reasonably foreseeable future physical activities. The past, present and reasonably foreseeable future projects and activities that were considered in the cumulative effects assessment are:

- Coastal GasLink Pipeline;
- LNG Canada Export Terminal;
- LNG Canada Load Interconnection Project (BC Hydro);
- Pacific Northern Gas Pipeline;
- Rio Tinto Aluminum Smelter;
- Rio Tinto Terminal A Extension;
- Former Eurocan Pulp and Paper Mill;
- Minette Substation;
- Moon Bay Marina; and
- Various forestry activities.

All projects and activities that are known to occur within the marine terminal RAA are assumed to have potential to interact cumulatively with Cedar LNG effects on the abundance of plant species of interest, abundance, or condition of ecological communities of interest and wetland functions. The projects and activities with the potential to interact cumulatively with Cedar LNG effects on native vegetation health and diversity due to air emissions are those with emissions sources included in the air quality modelling.

Change in Abundance of Plant Species of Interest

The likelihood is considered high that there will be an adverse residual cumulative effect of reduced abundance of traditional use plants that will occur in the marine terminal RAA. Though the traditional use species are widespread species, secure (yellow-listed) in the province, continued land development will further decrease availability. The likelihood is low that invasive plants will increase in the marine terminal RAA after considering standard mitigations. The likelihood of the Project contributing to a cumulative residual effect is considered high (although small in magnitude compared to the overall residual cumulative effect). Cumulative residual effects are not considered to be significant.

Change in Abundance or Condition of Ecological Communities of Interest

There is a high likelihood of a residual cumulative change in abundance or condition of ecological communities of interest. The western hemlock/western redcedar-salal upland forest will be reduced by 46 percent and 7 percent in the marine terminal LAA and RAA, respectively. Mature forest component will be reduced by 40 percent in the marine terminal RAA. According to the Conservation Data Centre, the ecological communities at risk affected by the Project have experienced short-term declines of 10 to 50 percent and long-term declines between 10 to 50 percent (30 to 70 percent for the Western hemlock/Amabilis fir-Deer fern community). Therefore, ecological communities at risk affected by the Project are considered highly vulnerable or highly to moderately vulnerable. The likelihood of the Project contributing to a cumulative residual effect is considered high (although small in magnitude in comparison to the overall cumulative residual effect). Cumulative residual effects are not considered to be significant.

Change in Wetland Functions

The likelihood of residual cumulative effects on wetland functions is considered high since adverse changes in wetland functions have already occurred. While there is low magnitude loss of wetland functions, the wetland ecosystems affected by the Project are ranked as secure (yellow-listed) in the province. The likelihood of the Project contributing to a cumulative residual effect is considered high (although it is small in magnitude in comparison to the overall cumulative residual effect). Cumulative residual effects are not considered to be significant.

Change in Native Vegetation Health and Diversity due to Air Emissions Effects

There is a high likelihood that a decline in the vegetation health and diversity, particularly for lichen species, has already occurred due to cumulative sulphur dioxide atmospheric concentrations in the air emissions RAA. There is a medium likelihood of a decline in the vegetation health and diversity will occur due to the cumulative effects of soil acidification and eutrophication in the air emissions RAA. Though soil acidification has not been observed in Rio Tinto's soil monitoring as of 2018, acidification may develop over time as soil buffering capacity is exhausted and effects to vegetation health and diversity may follow. The likelihood of the Project contributing to a cumulative residual effect is considered high (although it is small in magnitude in comparison to the overall cumulative residual effect). Cumulative residual effects are not considered to be significant.

INTERACTIONS BETWEEN EFFECTS

Under section 22(1) of the IAA, the impact assessment of a designated project must take into account:

- a) the changes to the environment or to health, social or economic conditions and the positive and negative consequences of these changes that are likely to be caused by the carrying out of the designated project, including

iii. the result of any interaction between those effects.

The EAO also notes that Section 25(2) of the Act (2018)¹⁶ states that every assessment must consider risks and uncertainties associated with effects of the reviewable project, including the results of any interaction between effects. Risks and uncertainties of the effects to vegetation resources are described above in the Residual Effects section.

The vegetation resources VC assessment was linked to the assessment of Cedar LNG effects on other VCs and factors as follows:

- Air Quality — air quality modelling results and mitigations were used to inform the assessment of effects to vegetation resources due to air emissions;
- Wildlife — wildlife information informed the wetland function assessment, specifically for habitat function, where applicable;
- Freshwater Fish — freshwater fish assessment informed the wetland function assessment, specifically for habitat function, where;
- Land and Resources Use — land tenure information was considered to inform Mitigation Measures, with different mitigations proposed for crown lands and private lands zoned for industrial uses;
- Climate Change — information from “Effects of the Environment” on the Project also informed the existing conditions description of the vegetation resources assessment; and
- The Impact of Effects — the impact on vegetation, on Indigenous Interests and the current use of lands and resources for traditional purposes is considered in Part C and section 6.9 of this Report, respectively.

The EAO did not identify any additional effects or interactions that have not been assessed within the above sections.

In addition, the EAO notes that the effects of all biophysical VCs including vegetation, air quality, wildlife and freshwater fish, are considered in the assessment of the effects on biophysical factors that support ecosystem function (section 6.6). This assessment considers linkages within each of the biophysical and human realms and considers effects in a holistic manner. The EAO concluded that there would be a low magnitude of effects on biophysical factors that support ecosystem function.

CONSIDERATION OF INDIGENOUS KNOWLEDGE

The EAO considered Indigenous Knowledge, where available, in the assessment of effects on vegetation resources.

¹⁶ While Cedar LNG is assessed under the Act (2002), aspects of the Act (2018) are considered in this assessment, as described in Part A of this Report.

In the Application, Cedar noted that information on traditional knowledge and traditional use of vegetation by the Haisla was collected through publicly available sources for the marine terminal RAA. Haisla granted permission to Cedar to use the traditional land use study prepared for the LNG Canada Export Terminal to describe vegetation resources traditional knowledge and traditional use in the marine terminal RAA. The traditional territories of Gitga'at Kitselas and Haisla overlap with the air emissions LAA. The results from the effects assessment for the change in native vegetation health and diversity due to air emissions were compared to the traditional territories and reported with the modelling results. Cedar recognized that an absence of identified traditional knowledge information on vegetation from potentially affected Indigenous nations does not indicate an absence of traditional use, occupation, or interest within the marine terminal RAA.

During the EA, Indigenous nations did not submit any comments on vegetation resources.

CONCLUSIONS

The EAO is satisfied that Cedar LNG would not have significant adverse residual or significant cumulative effects on the vegetation resources VC. This conclusion considers: the information and analysis presented in this chapter; the views of the technical Working Group, Indigenous nations and Cedar; the proposed Mitigation Measures identified in the provincial TOC (including Condition 9: CEMP); and recommended Mitigation Measures under the IAA for vegetation resources (Appendix 1).

5.4 WILDLIFE

5.4.1 BACKGROUND

This chapter assesses the potential effects Cedar LNG would have on wildlife. The Application evaluated the potential effects associated with a change in habitat, a change in movement, and a change in mortality risk associated with each Cedar LNG phase.

The subcomponents selected for the wildlife VC assessment include:

- Mammals;
- Migratory birds;
- Non-migratory birds;
- Amphibians;
- Species of conservation concern; and
- Species of Indigenous cultural use and value.

Effects to wildlife would occur in federal jurisdiction. These effects are considered in this section, specifically including:

- Effects on freshwater aquatic species as defined in SARA, as required under Section 2(a)(ii) of the IAA (including coastal tailed frog and western toad); and
- Migratory birds under Section 2(a)(iii) of the IAA.

Effects on wildlife in relation to effects to the health, social or economic conditions of the Indigenous peoples of Canada and current use of lands and resources for traditional purposes and cultural heritage are discussed in section 6.9 of this Report.

The following key species and species groups were assessed for potential wildlife effects:

Table 16: Key Species and Species Groups Assessed for Potential Wildlife Effects

Key Wildlife Species	Wildlife Species Groups
Grizzly Bear	Bats
Moose	Old forest songbird community
Pacific marten	Young forest songbird community
Marbled murrelet	Marine birds: shorebirds, dabbling ducks, diving ducks, loons, and cormorants, and alcids ¹⁷
Coastal tailed frog	
Western toad	

¹⁷ Alcids belong to the family of web-footed diving birds with short legs and wings which includes the auk, murre, and puffins.

REGULATORY CONTEXT

The Application identifies both federal and provincial legislation and policy used to guide the assessment of potential adverse effects on wildlife. The following federal and provincial regulatory guides were used:

- *Federal Migratory Birds Convention Act* (MBCA), which protects migratory birds, their nests and eggs, and designated critical habitats of migratory birds listed under the *Species at Risk Act* (SARA);
- SARA provides for the recovery of wildlife species that are extirpated, endangered, or threatened as a result of human activity, and manages species of special concern to prevent them from becoming endangered or threatened;
- *BC Wildlife Act* (Section 34), which prohibits the possession, take, injury, molestation, or destruction of a bird, its occupied nest, or eggs;
- *BC Oil and Gas Activities Act* (including the Environmental Protection and Management Regulation), which specifies requirements and environmental objectives that must be followed when conducting oil and gas activities;
- BC Conservation Framework, which provides rankings of species and ecosystems of conservation priority. All wildlife in BC is listed under this framework and have a ranking;
- BC Conservation Data Centre (CDC), which tracks wildlife species and their provincial conservation status as well as occurrence and distribution data. All wildlife species in BC are tracked by this data centre;
- BC Environmental Mitigation Policy and Procedures, which are designed to support existing authorization processes by providing guidance for the identification of environmental values and implementation of measures to mitigate environmental impacts; and
- The Committee on the Status of Endangered Wildlife in Canada (COSEWIC), which is an independent body of experts responsible for identifying and assessing wildlife species considered to be at risk reports its results to the Canadian government and the public. Wildlife species that have been designated by COSEWIC have the potential to qualify for legal protection and recovery under SARA.

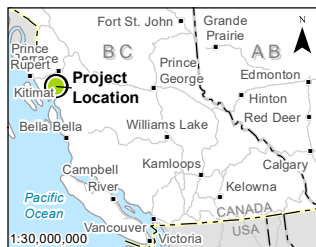
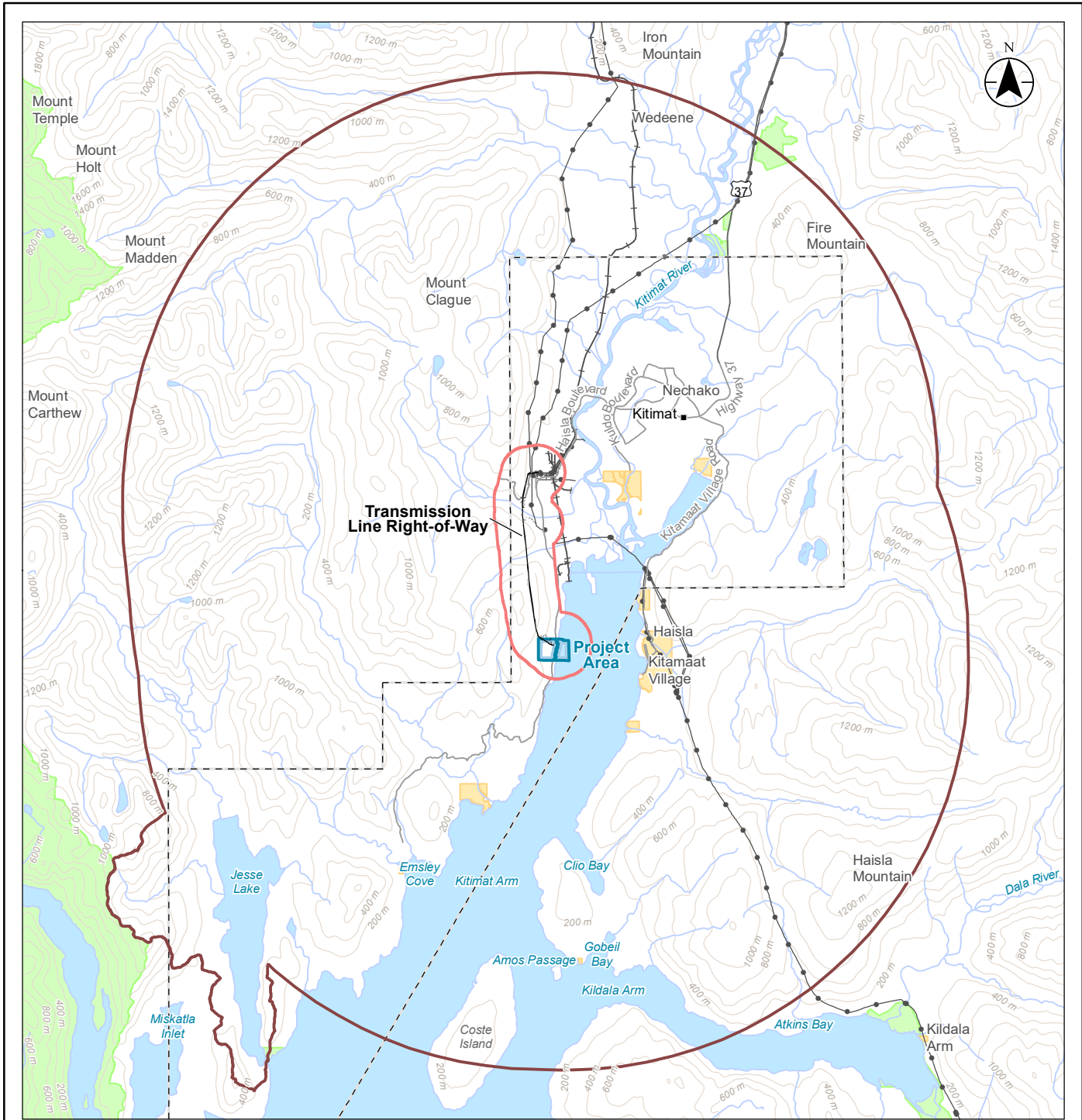
BOUNDARIES

The spatial boundaries used in the wildlife assessment were comprised of:

- Project footprint, which is the area of disturbance (46.3 ha) that includes the marine terminal footprint (11.7 ha) and the transmission line footprint (34.6 ha);
- The FLNG facility, which is approximately 125 ha and extends approximately 500 m offshore;
- Marine terminal LAA defined by a 1 km buffer around the Cedar LNG physical works and is 1,997 ha (of which 1,759 ha is terrestrial habitat [non-ocean areas]) (see Figure 10);
- Marine Terminal RAA defined by a 15 km buffer around the Cedar LNG physical works area and the transmission line corridor (98,626 ha) (see Figure 10);

- Shipping LAA defined by a 1 km buffer around the Marine Shipping Route and is confined by the high-tide line (55,695 ha) (see Figure 11); and
- Marine Shipping RAA defined by a 10 km buffer around the Marine Shipping Route and is confined by the high-tide line (312,677 ha) (see Figure 11).

The temporal boundaries included the construction, operations, and decommissioning phases.



Notes
 1. Coordinate System: NAD 1983 UTM Zone 9N
 2. Data Sources: DataBC, Government of British Columbia; Natural Resources Canada; Canadian Hydrographic Service

- Highway
- Road
- +— Railway
- Transmission Line
- Topographic Contour
- Watercourse
- Waterbody
- Reserve Land
- Park or Protected Area
- District of Kitimat
- Municipal Boundary
- Project Area
- Transmission Line Right-of-Way
- Wildlife (Marine Terminal)
- Local Assessment Area
- Regional Assessment Area

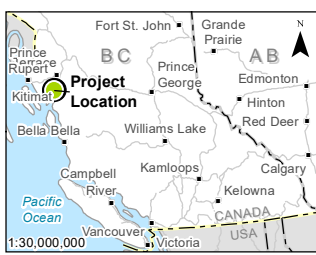
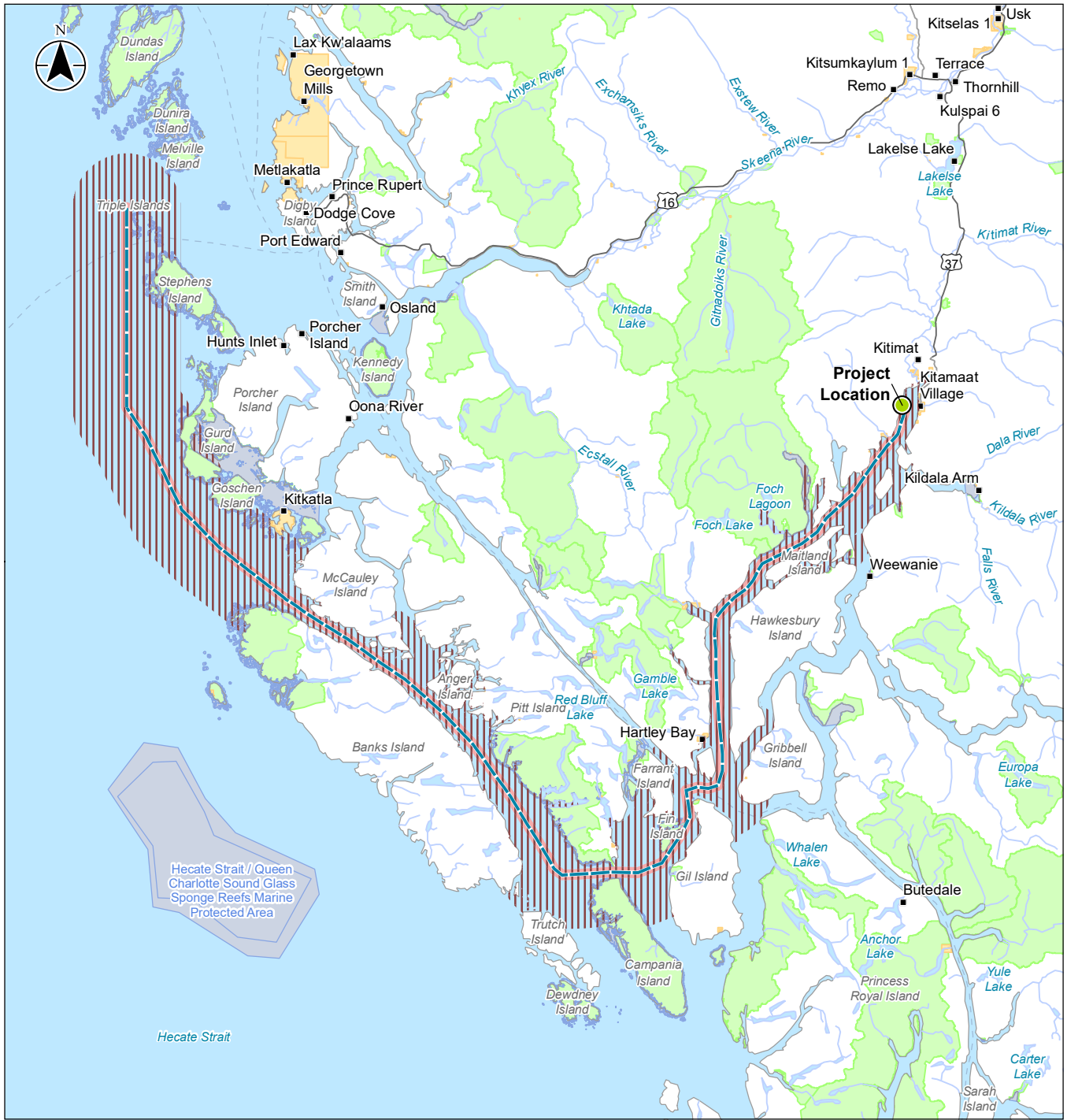


Project Location: Kitimat, British Columbia
 Project Number 123221953
 Prepared by SPARKER on 20211126
 Discipline Review by RWILSON on 20211126
 GIS Review by LTRUDEL on 20211126

Client/Project/Report
 Produced by Stantec for Cedar LNG Partners LP
 for the Cedar LNG Project

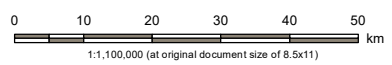
Title
Marine Terminal Wildlife Local and Regional Assessment Areas

Figure 10: Wildlife Marine Terminal LAA and RAA



Notes
 1. Coordinate System: NAD 1983 UTM Zone 9N
 2. Data Sources: DataBC, Government of British Columbia; Natural Resources Canada; Canadian Hydrographic Service

- Highway
- Road
- - - Ferry Route
- Watercourse
- Waterbody
- Reserve Land
- Park or Protected Area
- Marine Park or Protected Area
- Project Location
- Marine Shipping Route (Approximate Location)
- Wildlife (Shipping)**
- Local Assessment Area
- Regional Assessment Area



Project Location: Kitimat, British Columbia
 Project Number: 123221953
 Prepared by SPARKER on 20211126
 Discipline Review by RWILSON on 20211126
 GIS Review by LTRUDELL on 20211126

Client/Project/Report
 Produced by Stantec for Cedar LNG Partners LP
 for the Cedar LNG Project

Title
Shipping Wildlife Local and Regional Assessment Areas

Figure 11: Wildlife Marine Shipping LAA and RAA

5.4.2 POTENTIAL PROJECT EFFECTS AND PROPOSED MITIGATIONS IN THE APPLICATION

This section summarizes the information, methods and conclusions presented by Cedar in the Application, while input from reviewers is summarized in section 1.

EXISTING CONDITIONS

Baseline information on wildlife to characterize current conditions was established from existing data and reports, project-specific field studies, and habitat suitability models (quantitative and qualitative). Traditional knowledge and traditional use were also used for baseline information.

WILDLIFE AND WILDLIFE HABITAT

The Marine Terminal RAA is comprised of multi-aged coniferous forests and rocky shoreline supporting a variety of wildlife species. Forests below 400 m elevation are characterized by a shrub layer of forage species (such as salmonberry or blueberry) for wildlife such as bears, moose, black-tailed deer, and band-tailed pigeon. Mature and old forests support habitat for marbled murrelet, western screech owl, northern goshawk, and olive-sided flycatcher. Lastly, higher elevation areas support habitat for mountain goat and wolverine species.

According to previous provincial data and Indigenous knowledge studies, 25 species of terrestrial mammal (including eight bat species) have been detected in the Kitimat area. Of these, five are species of conservation concern (Table 17) and others are used by Indigenous nations for traditional, subsistence, as well as cultural and spiritual values. The terrestrial species that occur within the Marine Terminal RAA and are harvested by Haisla and other potentially affected Indigenous nations include grizzly bear, black bear, beaver, moose, black-tailed deer, wolf, mink, river otter, muskrat, and red squirrel. Refer to sections 11 to 19 of the Application for further details on wildlife species hunted and trapped as provided by each Indigenous nation.

The Application identified that 15 bird species of conservation concern (Table 17) are likely to occur within the Marine Terminal and Marine Shipping RAAs. Geese, ducks, and swans were recorded as culturally important birds harvested by Indigenous nations.

Cedar noted the following observations from field studies:

- A 2021 field survey program confirmed an active bald eagle nest within the Marine Terminal LAA;
- Seven species of amphibian were detected within the Marine Terminal RAA: northwestern salamander, rough-skinned newt, wood frog, long-toed salamander, Columbia spotted frog, coastal tailed frog, and western toad. Of which, coastal tailed frog and western toad are identified as species of conservation concern (Table 17);

- Twelve individuals of three marine bird species (including the marbled murrelet) and 28 individuals of 11 marine bird species (including western grebe which is on the April 2021 BC Red List) were detected on the west side of Kitimat Arm;
- Site surveys identified three areas in the northern portion of the Marine Terminal LAA where two adult and six juvenile western toads, and one adult Columbia spotted frog were observed;
- Black bear was the one species documented by remote cameras within the Marine Terminal LAA; and
- One hundred thirty-one detections of 48 species were recorded incidentally between formal survey periods in the Marine Terminal RAA. These included 11 mammals, three amphibians, and 34 birds where four are of conservation concern (grizzly bear, western toad, coastal tailed frog, and marbled murrelet). While no wildlife habitat features were identified during targeted transect surveys, one potential bear den and two raptor stick nests were recorded.

Cedar completed habitat suitability modeling in the Marine Terminal LAA for grizzly bear (spring feeding and fall feeding), moose (winter shelter and winter feeding), Pacific marten (all-year living), and marbled murrelet (summer breeding). Results are described below in section 5.4.20. For further details on the wildlife habitat suitability modelling and figures, refer to the Wildlife TDR in the Application.

Table 17: Species of Conservation Concern Likely to Occur within the Marine Terminal and Shipping RAA's

Common Name	Scientific Name	Conservation Status			Relevant RAA	
		B.C.	Canada		Marine Terminal RAA	Marine Shipping RAA
		CDC ¹	COSEWIC ²	SARA ³		
Mammals						
Fisher	<i>Pekania pennanti</i>	Blue	-	-	✓	-
Grizzly Bear	<i>Ursus Arctos</i>	Blue	Special Concern (2002)	Special Concern (2018)	✓	-
Little brown myotis	<i>Myotis lucifugus</i>	Yellow	Endangered (2013)	Endangered (2014)	✓	-
Mountain goat	<i>Oreamnos americanus</i>	Blue	-	-	✓	-
Wolverine, <i>Iscus</i> subspecies	<i>Gulo gulo luscus</i>	Blue	Special Concern (2014)	Special Concern (2018)	✓	-
Amphibians						
Coastal tailed frog	<i>Ascaphus truel</i>	Yellow	Special Concern (2011)	Special Concern (2003)	✓	-
Western toad	<i>Anaxyrus boreas</i>	Yellow	Special Concern (2012)	Special Concern (2018)	✓	-
Birds						
Band-tailed pigeon	<i>Patagioenas fasciata</i>	Blue	Special Concern (2008)	Special Concern (2011)	✓	-
Brant	<i>Branta bernicla</i>	Blue	- -	- -	-	✓
California gull	<i>Larus californicus</i>	Blue	- -	- -	-	✓
Common murre	<i>Uria aalge</i>	Red	- -	- -	-	✓
Common nighthawk	<i>Chordeiles minor</i>	Yellow	Special Concern (2018)	Threatened (2010)	✓	-
Western grebe	<i>Aechmophorus occidentalis</i>	Red	Special Concern (2014)	Special Concern (2017)	-	✓
Short-billed dowitcher	<i>Limnodromus griseus</i>	Blue	-	-	✓	-

Common Name	Scientific Name	Conservation Status			Relevant RAA	
		B.C.	Canada		Marine Terminal RAA	Marine Shipping RAA
		CDC ¹	COSEWIC ²	SARA ³		
Surf scoter	<i>Melanitta perspicillata</i>	Blue	-	-	-	✓
Red-necked phalarope	<i>Phalaropus lobatus</i>	Blue	Special Concern (2014)	-	-	✓
Double-crested cormorant	<i>Phalacrocorax auritus</i>	Blue	-	-	-	✓
Marbled murrelet	<i>Brachyramphus marmoratus</i>	Blue	Threatened (2012)	Threatened (2003)	✓	✓
Ancient murrelet	<i>Synthliboramphus antiquus</i>	Blue	Special Concern (2014)	Special Concern (2006)	-	✓
Cassin's auklet	<i>Ptychoramphus aleuticus</i>	Red	Special Concern (2014)	Special Concern (2019)	-	✓
Tufted puffin	<i>Fratercula cirrhata</i>	Blue	-	-	-	✓
Great blue heron, <i>fannini</i> subspecies	<i>Ardea herodias fannini</i>	Blue	Special Concern (2008)	Special Concern (2010)	✓	✓
Northern goshawk, <i>laingi</i> subspecies	<i>Accipiter gentilis laingi</i>	Red	Threatened (2013)	Threatened (2005)	✓	-
Western screech-owl, <i>kennicottii</i> subspecies	<i>Megascops kennicottii</i>	Blue	Threatened (2012)	Threatened (2005)	✓	-
Peregrine falcon, <i>pealei</i> subspecies	<i>Falco peregrinus pealei</i>	Blue	Special Concern (2017)	Special Concern (2003)	✓	-
Black swift	<i>Cypseloides niger</i>	Blue	Endangered (2015)	Endangered (2019)	✓	-
Olive-sided flycatcher	<i>Contopus pertinax</i>	Blue	Special Concern (2018)	Threatened (2010)	✓	-
Barn swallow	<i>Hirundo rustica</i>	Blue	Threatened (2011)	Threatened (2017)	✓	-
Evening grosbeak	<i>Coccothraustes vespertinus</i>	Yellow	Special Concern (2016)	Special Concern (2019)	✓	-

NOTES:
¹ CDC = British Columbia Conservation Data Centre ² COSEWIC = Committee on the Status of Endangered Wildlife in Canada ³ SARA = *Species at Risk Act*

POTENTIAL PROJECT EFFECTS

Potential effects associated with wildlife (inclusive of terrestrial wildlife and marine birds) were identified in the Application as changes in habitat (direct and indirect), movement, and mortality risk. The details of these potential effects are discussed below.

CHANGE IN HABITAT

Grizzly Bear

Grizzly bear is listed as a species of special concern on Schedule 1 of SARA. Cedar conducted habitat suitability modeling for grizzly bear, identifying approximately 721.6 ha of effective spring feeding habitat¹⁸ and 730.9 ha of effective fall feeding habitat at baseline in the Marine Terminal LAA. Cedar LNG construction is predicted to decrease grizzly bear habitat due to site clearing. At the same time, Cedar LNG predicted to increase habitat due to the creation of the herbaceous or shrubby habitat that makes good forage sites for grizzly bear under the transmission line. The net effect of these changes on effective habitat in the Marine Terminal LAA is a decrease in spring habitat by 2.3 percent (16.5 ha) and a decrease in fall habitat by 10.1 percent (74.1 ha). The Marine Terminal RAA and LAA contain 8,615 ha and 6.5 ha of grizzly bear Wildlife Habitat Area (WHA) 6-287, respectively; however, none of this area would be directly impacted by Project activities.

Marbled Murrelet

Marbled murrelet is listed as threatened on Schedule 1 of SARA. A recovery strategy for the Marbled Murrelet (*Brachyramphus marmoratus*) in Canada (originally issued in 2014 and amended in 2021) has been prepared by ECCC, which includes population status and recovery objectives for marbled murrelet (Recovery Strategy). Marbled murrelet is also considered a migratory bird under the MBCA. As part of the Recovery Strategy, Geographic Location Polygons that may contain critical terrestrial (nesting) habitat for marbled murrelet have been identified.

Cedar LNG's Facility Area and transmission line corridor overlaps with a total of 6.7 ha of potentially affected terrestrial nesting critical habitat. Habitat suitability modeling for marbled murrelet habitat found that the percent of habitat overlapping with Cedar LNG had overall field rankings of low and very low suitability. The decrease in effective habitat for marbled murrelet

¹⁸ Effective habitat is defined as the sum of high (class 1), moderately high (class 2), and moderate (class 3), which accounts for direct and indirect effects, as understood for each key species. The definition of "effective habitat" varies among the species, depending on the assessment method. This definition is applicable for grizzly bear and moose.

Effective habitat for marten and marbled murrelet is defined as the sum of high (class 1) and moderate (class 2), which accounts for direct and indirect effects, as understood for each key species. Effective habitat for marbled murrelet should be interpreted similarly to the ECCC Geographic Location Polygons where model output shows areas within which suitable nesting habitat could occur. As suitability for marbled murrelet nesting is determined by the presence of specific tree attributes that provide suitable nesting platforms (large limbs usually with thick epiphyte cover) and the habitat suitability models are based on 1:5000-scale TEM and does not contain data on these specific tree attributes.

summer breeding is predicted to occur in the southern part of the transmission line corridor, where the footprint will pass through forest that has experienced little or no previous logging.

Cedar noted that the short term (that is, 2002–2032) recovery objective identified in the Recovery Strategy is the retention of at least 68 percent of suitable nesting habitat for marbled murrelet within the Central Mainland Coast Conservation Region, with 2002 levels as the baseline. In 2011, there was an excess of 40.5 percent (89,451 ha) above the 68 percent target within the Central Mainland Coast Conservation Region (310,427 ha). Cedar assumed that a small portion of the 40.5 percent excess has already been removed due to projects that have been constructed in the central coast of British Columbia between 2011 and 2021 (for example, Coastal GasLink Pipeline and LNG Canada Export Terminal are both in progress and interact with marbled murrelet habitat). Cedar LNG's direct effect on the potential marbled murrelet habitat area identified would represent a 0.007 percent decrease of the 40.5 percent excess.

Moose

Cedar conducted habitat suitability modelling for moose, identifying approximately 794.0 ha of effective winter-feeding habitat and 727.4 ha of effective winter shelter at baseline in the Marine Terminal LAA. Cedar LNG is predicted to decrease moose winter feeding and shelter habitat due to site clearing and preparation. At the same time, Cedar LNG is predicted to increase habitat for both feeding and shelter due to the creation of the transmission line. The net effect in the Marine Terminal LAA for both winter feeding and winter shelter habitats are a decrease of 1.6 percent (12.8 ha) and a decrease of 2.9 percent (21.3 ha), respectively. The Marine Terminal RAA contains 5,857 ha of moose Ungulate Winter Range (UWR) area UWR u-6-009. No UWRs exist within the marine terminal LAA.

Pacific Marten

Construction associated with Cedar LNG is predicted to reduce effective Pacific marten year-round living habitat within the marine terminal LAA by 12.6 percent (92.2 ha). Most of the change in effective habitat for Pacific marten is anticipated to occur along and near the Project's proposed transmission line right-of-way, where tree cover will be removed.

Bats

The Marine Terminal LAA contains 5.5 percent (110 ha) of mature upland forest (structural stage 6), 26 percent (528 ha) of old upland forest, and less than 0.1 percent (1.6 ha) of mature floodplain forest at baseline. The Marine Terminal LAA has potential to provide foraging habitat for bats as it contains 3.1 percent (61.7 ha) of wetland habitat at baseline.

Construction of Cedar LNG is predicted to reduce mature forest by 4 percent (4.5 ha), old forest by 2.3 percent (12.3 ha), and wetlands by 0.9 percent (0.6 ha) within the Marine Terminal LAA (mature floodplain forest will not be directly affected). While construction will create new forest edges known to be used by bats for foraging, habitat suitability for bats is predicted to decrease during construction and operation due to indirect effects (such as noise). Utilization of artificial lighting at night during construction and operation may increase forage opportunities

for bats if insects congregate around lighting. Little brown myotis is listed as endangered on Schedule 1 of SARA.

Old Forest Songbird Community

Mature and old forests in the Marine Terminal LAA provide summer breeding habitat for the old forest songbird community. Cedar LNG will result in the reduction of mature forest by 4.0 percent (4.5 ha) and old forest by 2.3 percent (12.3 ha), with construction of the transmission line accounting for all direct change in breeding habitat. Construction activities (for example: site preparation, forest clearing, and indirect effects (such as noise) may impact habitat effectiveness for songbirds that breed in mature and old forest within the Marine Terminal LAA. The olive-sided flycatcher is listed as threatened on Schedule 1 of SARA.

Young Forest Songbird Community

The Marine Terminal LAA provides summer breeding habitat for the young forest songbird community through shrub, pole sapling, and young forest vegetation communities. Cedar LNG will result in the reduction of shrub forest by 2.8 percent (6.3 ha), pole sapling forest by 3.5 percent (12.0 ha), and young forest by 2.8 percent (5.5 ha). Construction of the transmission line and onshore facilities account for a direct reduction of 9.1 percent (23.8 ha) in habitat for the young forest songbird community. The Application noted construction (site preparation and clearing) and operational (facility and infrastructure maintenance) activities will result in indirect effects that could reduce habitat effectiveness for songbirds that breed in the aforementioned forest communities.

Western Toad

Western toad is listed as a species of Special Concern on Schedule 1 of SARA. While shallow open water wetland types within the Marine Terminal LAA may support breeding for western toad and other pond dwelling amphibians, Cedar stated that conditions in other types of wetlands (such as bog, fen, swamp, and estuarine/tidal wetlands) within the Marine Terminal LAA are not suitable for western toad, (being too acidic or lacking open water). In addition, with Mitigation Measures (refer to section 5.4.2 of this Report), the predicted loss of less than 0.1 ha (0.2 percent of the Marine Terminal LAA) would likely be avoided.

The Marine Terminal LAA is comprised of 68 percent (1,365 ha) upland forest, which has potential to provide overwintering habitat for western toad. Construction will result in the removal of 2.9 percent of upland forest within the Marine Terminal LAA (40 ha), with most of the direct effects on upland habitat types along the proposed transmission line right-of-way. Mitigation measures employed will assist in reduction of indirect effects such as sensory disturbances and noise.

Coastal Tailed Frog

Coastal tailed frog is listed as a species of special concern on Schedule 1 of SARA. The Marine Terminal LAA intersects with four watersheds: Anderson Creek, Moore Creek, Beaver Creek, and unnamed tributaries to Douglas Channel. The Marine Terminal RAA overlaps with 61.6 ha of WHA 6-067 for coastal tailed frog habitat. Coastal tailed frogs were detected in the Anderson

Creek and Moore Creek watersheds and in unnamed tributaries to Douglas Channel. These areas have suitable characteristics that could provide year-round habitat for coastal tailed frog. While no records exist for coastal tailed frog in the Beaver Creek watershed, one tributary does indicate low potential to support the species.

Riparian and instream habitat will be altered during construction at several watercourse crossings associated with transmission line access roads in tributaries to Anderson, Moore, and Douglas Creeks. Riparian clearing associated with transmission line construction will also occur around the one tributary to Beaver Creek (WC-01) that has potential to support coastal tailed frog. In addition, Cedar may require periodic water withdrawal from a watercourse in Douglas Channel watershed (WC-19) that has several prior records of coastal tailed frog. Within 30 m of watercourses known to be occupied by coastal tailed frog, grubbing/grading will be reduced. If unavoidable, additional measures may be implemented by an environmental monitor.

Marine Birds

The Marine Shipping RAA includes several shorelines which constitute marine parks and conservation and management areas. The Marine Shipping RAA overlaps with Important Bird Area 119 and two known marine bird colonies. These two overlaps collectively support a breeding population of glaucous winged-gull, pelagic cormorant, and pigeon guillemot. While the Marine Shipping LAA overlaps with Important Bird Area 119, it does not overlap with known bird colonies, marine parks, or conservation and management areas.

Migratory Birds

As part of the Application, migratory birds, as defined under the MBCA and Migratory Birds Regulations, were selected as a subcomponent for the wildlife VC. Migratory birds were assessed using key species and species groups and potential effects were discussed where applicable (that is, avoid vegetation clearing and grubbing during the primary nesting period for migratory birds). Cedar identified that there were 46 migratory bird species within the old or young forest songbird communities and 170 migratory bird species known to occur in the Marine Terminal LAA or RAA or the Marine Shipping RAA.

CHANGE IN MOVEMENT

Change in movement may result from site preparation, clearing, construction, maintenance, and decommissioning of land-based and marine-based infrastructure and vehicle traffic. During operation, night lighting of the marine terminal and the FLNG facility may alter bird and bat movement patterns. For marine birds, the primary effect mechanism is disruption of movement on or over the water due to marine vessel traffic.

Concerns related to the disruption of wildlife movement are typically for species that move between seasonal ranges using defined travel corridors. The following species that fit this concern profile within the Marine Terminal RAA include (but are not limited to): grizzly bear, moose, western toad, mountain goat, and wolverine. The opening created by the land- and shoreline-based Project footprint within the Cedar LNG area is a wildlife crossing obstacle.

The terrestrial portion of the Facility Area will not be crossable by wildlife, other than by those species that can fly. Concentrated industrial activity, lack of cover, and fencing will deter wildlife from crossing this area during construction and operation; however, some species or individuals (for example, shorebirds or river otter) may find movement routes around the area (such as along the shoreline at night or at low tide).

Marine terminal lighting, including the flare stack pilot flame and the FLNG facility, has the potential to alter the movements of terrestrial birds, such as songbirds, within the Marine Terminal LAA. While facility lighting may be attractive to foraging bats it also has the potential to disrupt their normal flight routes.

CHANGE IN MORTALITY

The Application noted that the activities that may result in accidental mortality of both wildlife and marine birds (including shorebirds) were as follows: site preparation and clearing (such as machinery use); construction of land-based and marine based infrastructure (such as machinery use); facility and infrastructure maintenance during operation (such as flaring during commissioning or transmission line bird strikes); and waste management during all phases (such as contact with contaminants). Accidental mortality is also a characteristic of three other effect pathways: physical destruction of key habitat features, Project lighting, and wildlife-vehicle collisions.

Lighting on vessels, facilities, and infrastructure is an effect pathway for mortality risk for migratory birds and marine birds. For birds, the effect mechanism is individuals being either disoriented by, or attracted to, vessel, facility or infrastructure lights and the subsequent potential for a fatal strike. For example: marine birds may have to change their direction of movement to fly around LNG carriers, or they may move towards vessels if attracted to lighting at nighttime. Change in mortality risk for marine birds is expected to increase because of the presence of LNG carriers and associated lighting. Marine birds can be attracted to artificial lighting and become disoriented by, or attracted to, carrier lights. Birds may collide with lighting or lit areas and become either stranded or fatally injured. The operating land-based facilities and infrastructure, Marine Terminal, and FLNG facility and the previously discussed Cedar LNG activities comprise of the artificial light sources which create the pathway: marine transport of construction materials to the site; marine shipping and transportation; and marine transport of decommissioned infrastructure.

Cedar LNG will result in an increase in linear feature density through the transmission line right-of-way and its associated access roads. An increase in linear feature density can increase mortality risk for bears, ungulates, and furbearers due to increased human and predator access.

Increased traffic volumes due to Cedar LNG related vehicles will increase mortality risk for terrestrial wildlife during construction, operation, and decommissioning. The affected roads are Bish Creek Forest Service Road, Alcan Way, and Haisla Boulevard, which are already active

industrial use roads, plus access roads related to the construction and maintenance of the transmission line.

Wildlife-human conflict is a mortality risk as conflict wildlife may need to be destroyed. The primary Cedar LNG related activity that may result in wildlife-human conflict is waste management during all phases, specifically related to wastes that may be attractive to wildlife (such as food wastes). There is also potential for adverse wildlife encounters during the initial stages of site preparation and clearing (such as surveying); however, such encounters are less likely to be conflicts that result in wildlife mortality. This effect pathway is particularly relevant to wildlife such as bears and canids.

POSITIVE EFFECTS

Cedar did not identify any positive effects of the Project on wildlife.

MITIGATION MEASURES PROPOSED IN THE APPLICATION

The Application proposed the following Mitigation Measures to avoid or minimize the potential adverse effects of Cedar LNG on wildlife:

- Clearing boundaries will be delineated prior to site preparation to keep clearing activities within the designated Cedar LNG footprint. This may be via physical flagging or electronic delineation, where appropriate (construction);
- Prior to clearing and/or construction, and as temporally applicable, a buffer zone around identified wildlife habitat features will be clearly delineated and marked in the field by an environmental monitor (construction);
- Wildlife habitat features (for example: dens, raptor nests, mineral licks) discovered during construction will be reported to Cedar's environmental manager and feature-specific mitigation will be developed by an environmental monitor (construction);
- Cedar personnel will not work within identified wildlife habitat feature buffers during sensitive timing windows. For any work within the buffer zone during a sensitive timing window, Cedar will consult with an environmental monitor to determine whether additional feature-specific mitigation is required (construction);
- Cedar LNG lighting will be designed in a manner that is consistent with the OGC Light Control Best Practices Guideline and will consider the following measures to reduce risk of injury or mortality and change in movement for bats, marine, and migratory birds (operation):
 - Directional or shielded lighting to reduce the vertical or horizontal distribution of light,
 - Adaptive controls and variable lighting regimes (for example: timers, dimmers, motion sensors);
- A wildlife management plan will be incorporated into the CEMP and will include wildlife-related Mitigation Measures, monitoring plans, and reporting requirements (all phases);
- Vegetation clearing and grubbing should occur outside of the primary nesting period for migratory birds (April 11 – August 8 in Nest Zone A2). Where clearing and grubbing

cannot be avoided during these periods, Cedar will incorporate Mitigation Measures (for example: pre-clearing bird nest surveys, establishment of setbacks around protected nests to protect birds and their eggs (construction and operation);

- Year-round protection is required for specific nests protected under the *Wildlife Act* (for example: eagle, osprey, heron). If a nest protected under the *Wildlife Act* is identified, setbacks and restricted activity periods will be specified by an environmental monitor according to provincial guidance (construction);
- Grubbing and grading should be avoided within 30 m of amphibian breeding sites during the breeding and post-breeding dispersal periods for amphibians (beginning in April, with post-breeding dispersal extending through to October). If grubbing and grading activities cannot be avoided during this period, an amphibian salvage and relocation program will be implemented, and additional measures may be specified by an environmental monitor (such as installation of silt fencing to direct dispersal away from work areas) (construction);
- Grubbing and grading should be limited within 30 m of a watercourse known to be occupied by coastal tailed frog at all times of the year. If grubbing and grading cannot be avoided within 30 m of a watercourse known to be occupied by coastal tailed frog, additional measures may be specified by an environmental monitor in the CEMP (for example: additional sediment control measures or use of clear-span bridges to cross the watercourse) (construction);
- Fences will be installed around the Marine Terminal area to exclude wildlife and reduce potential for onsite human-wildlife interactions (construction);
- Waste management practices to reduce the potential to attract wildlife to the facility will be incorporated into the CEMP (all phases); and
- Project-related wildlife mortalities and conflict animals will be reported as required to appropriate authorities. Reporting requirements and contact information will be provided in the CEMP (all phases).

In addition, Cedar has integrated certain key design decisions into the Project to help reduce the effects on wildlife, such as:

- Locating natural gas pre-treatment and liquefaction equipment and LNG storage on the FLNG facility (construction and operation), which reduces the size of the Project footprint; and
- Locating the Marine Terminal on private property that had been previously used as a log sort, which reduces the incremental area of wildlife habitat disturbance.

During Application Review, Cedar also proposed a Follow-up Program for wildlife, which is described further below in sections 1 and 5.4.4.

5.4.3 POTENTIAL PROJECT EFFECTS AND PROPOSED MITIGATIONS IDENTIFIED DURING APPLICATION REVIEW

Based on a review of the Application and with feedback from the Working Group, Indigenous nation and the public, the following key issues related to the assessment of wildlife for Cedar LNG were identified:

- Operations monitoring;
- Amphibians
- Bats;
- Migratory birds;
- Marbled murrelet;
- SARA-listed species; and
- Bird strikes.

OPERATIONS MONITORING

Gitxaala, Lax Kw'alaams, Kitselas, Metlakatla, and ECCC expressed the need for wildlife monitoring and mitigation during the operation phase of Cedar LNG. It was requested that Cedar continue to monitor effects on terrestrial and marine wildlife and mitigation effectiveness throughout the life of the Project. ECCC also requested additional information on mitigation and monitoring related to the effects of the transmission line and specifically on amphibians, bats, migratory birds, marbled murrelet (ECCC concerns regarding bats, migratory birds, and marbled murrelet are discussed in greater detail in their own subsections below).

In response, Cedar proposed a Follow-up Program for wildlife, including the following components:

- Commitment to documenting habitat loss associated with construction and compare the results to the Application predictions;
- Report on amphibian salvage activities (pond-dwelling amphibians and coastal tailed frog) during construction;
- Coastal tailed frog visual presence/not detected surveys and eDNA sampling; and
- Track and report annually on wildlife interactions/mortality with annual reporting during construction and in the first two years following start of operations for the facility and transmission line; and
- Cedar will report on any observed instances of bird strikes and strandings by LNG carriers, as coordinated and discussed with BC Pilots.

Cedar noted that it would provide reports to the Agency, ECCC, Haisla, Gitga'at, Gitxaala, Kitselas, Kitsumkalum, Lax Kw'alaams, and Metlakatla and meet with these same Indigenous nations to discuss reports upon request. Cedar also noted that proposed Mitigation Measures for wildlife during operations are related to Project design and therefore will be implemented

by Cedar prior to operation (for example: lighting design and perimeter fencing). Cedar specified that it will be responsible for adherence to permit conditions related to environmental protection associated with permits during operation.

In consideration of the concerns raised, the EAO recommends a Follow-up Program for wildlife as a federal Mitigation Measure under the IAA, as described in section 5.4.4 below. With this recommendation, the EAO is satisfied this issue is adequately addressed for the purpose of the EA.

AMPHIBIANS

ECCC requested additional information related to the salvage and relocation of pond-dwelling amphibians, including western toad and coastal tailed frog, including:

- What considerations have been given to the adverse effects related to salvage and relocation of amphibians;
- Were the provincial best management practices taken into consideration and if so, how were/will they be incorporated;
- Were species-specific sensitivities taken into consideration (such as, adverse effects to coastal tailed frog and other amphibians due the loss of riparian habitat); and
- For coastal tailed frog, how was the use of a 30 m setback/search area determined? Some adults can move up to 45 m from their stream and female adults have been found to move approximately 68 m from stream in unharvested sites.

Cedar responded with the following information:

- The 30 m setback for coastal tailed frog streams was selected based on guidance for managing disturbance to the core riparian area around coastal tailed frog streams, as described in the [Develop with Care Fact Sheet #17 for coastal tailed frog](#);
- The identification and mapping of known and suitable amphibian habitat was completed for the Application. However, Cedar will review, confirm, and potentially revise the mapping in preparation for the implementation of the Follow-up Program for amphibians. The review and confirmation process will include new or additional information that would be obtained from as part of permitting associated with working in or about a stream;
- As described in the follow-up Letter, Cedar will prepare a comparison of as-built versus predicted change in habitat for key species and species groups used in the Application, which includes western toad (breeding and overwintering habitat) and coastal tailed frog (year-round habitat);
- Cedar predicts that project-related effects on amphibian habitat will be limited, as described in the Application. Specifically, 0.1 ha of wetland habitat suitable for western toad is predicted to be directly affected. Potential effects on watercourses and adjacent riparian habitat have already been reduced substantially through the use of design features such as clear span towers over Anderson and Moore creeks, each of which are

known to support coastal tailed frog. Riparian restoration is expected to be a requirement as part of permitting under the *Water Sustainability Act*; and

- Cedar will incorporate [Best Management Practices for Amphibian and Reptile Salvages in British Columbia](#) into the Follow-up Program for amphibians.

The EAO notes that it has recommended federal Mitigation Measures and a Follow-up Program for wildlife with specific measures for western toad and coastal tailed frog. The EAO considered this issue to be adequately addressed for the purpose of the EA.

BATS

ECCC and Lax Kw'alaams requested additional information related to Project-related adverse effects on wildlife trees and habitat for bats including:

- Implementing wildlife tree reserves to provide roosting and habitat until new roosts are recruited;
- Where appropriate, implementing selective harvest or green tree retention practices to help ensure long-term availability of roost trees for bats;
- Avoid clearing vegetation in candidate bat roost and hibernacula sites during the appropriate timing windows; and
- Use of Qualified Professionals (QP) in developing Mitigation Measures.

In response, Cedar noted that clearing has been minimized to the greatest extent possible using a FLNG design. Cedar was of the view that the measures identified by ECCC were better suited for situations where trees can be retained rather than areas with powerlines. Cedar committed to developing a CEMP including a wildlife management plan with pre-clearing surveys for bats. Cedar also stated that when preparing the CEMP, additional guidance for wildlife tree management would be considered. Cedar committed to having a QP involved in the development and implementation of the CEMP for the portions of that plan that require resource specific expertise (such as bat roosts and hibernacula). Cedar noted the Environmental Monitor and QPs would work closely on resource specific matters during construction. Cedar also proposed a Follow-up Program for wildlife covering a number of species and species groups, one of which was the SARA-listed bat species little brown myotis. The Follow-up Program would include quantification of the as-built change in habitat and compare it to the predicted effect and effects characterization criteria presented in section 7.5 of the Application.

As described above, the EAO recommends this Follow-up Program for wildlife as well as federal Mitigation Measures for little brown myotis under the IAA. The EAO also recommends a provincial condition requiring a CEMP (Condition 9) with measures for all species of bats. These include pre-clearing surveys for bat habitat features (for example, roosts, hibernacula, and maternity roosts) and restrictions on clearing vegetation in candidate bat roost and hibernacula sites during sensitive timing windows unless clearing is needed for safety considerations. In this case, a QP would determine appropriate feature-specific mitigations for effects on bats. With

these recommended Mitigation Measures, the EAO is satisfied this issue is adequately addressed for the purpose of the EA.

MIGRATORY BIRDS

ECCC and a commenter during the public comment period on the draft referral materials provided comments on migratory birds. ECCC expressed concern that Cedar's proposal for pre-clearing bird nest surveys as a mitigation measure for effects on migratory birds did not align with current ECCC guidelines. To reduce risk to migratory birds, their eggs and nests, ECCC recommended that Cedar avoid regional nesting periods and active nest search techniques. ECCC recommended that Cedar revise these measures to align with ECCC's guidelines. The commenter from the public comment period noted several concerns and inaccuracies in the information presented on bird species in the area.

Regarding the public comment, Cedar provided detailed responses to concerns on inaccuracies in its [Responses to the Third Public Comment Period](#). Cedar also noted that it hosted a specific wildlife/ marine session with Douglas Channel Watch, Kitimat Valley Naturalists, and other community groups where questions around effects to birds were discussed with attendees.

Regarding ECCC's comments, Cedar responded that a firm commitment to avoid all clearing during the bird nesting window (April 11 to August 8) would adversely affect Cedar's ability to execute the Project safely. It would also increase the effects on other VCs such as freshwater fish and infrastructure and services. Dry weather over summer is the preferred timing for clearing and grubbing. From a safety perspective, the fall and winter months in the Kitimat area bring heavy rainfalls, large snow events, and freezing rain conditions. In addition, Cedar noted that not being able to start clearing until August 9 would result in the need to use a larger crew (or multiple crews) to get the work done in the short amount of time before construction shuts down for the winter. Cedar noted that the size of the workforce in Kitimat has been a concern for multiple agencies and Indigenous nations.

Cedar noted that it understands that ECCC does not support the use of nest sweeps to mitigate potential effects of clearing on nesting birds. Cedar stated it would request contractors identify ways they can schedule vegetation clearing to limit the overlap with the nesting window – while executing the work safely and without causing additional environmental effects (such as water quality effects). Where vegetation clearing is required during the nesting window, Cedar will have a QP undertake point counts for songbirds, and surveys for conspicuous- and cavity-nesting species, per ECCC's guidelines.

In response to this proposal, ECCC noted that this mitigation does not align with federal avoidance guidelines related to the MBCA. ECCC recommend that vegetation clearing and other Project activities with potential to harm or disturb migratory birds, their nests and eggs should be avoided within the nesting period across all habitats.

Cedar responded that it understands that avoidance of vegetation clearing during the nesting period for migratory birds is preferable to undertaking pre-clearing surveys for nesting migratory birds. However, it may not be possible to fully avoid clearing activities within the nesting period due to construction constraints. Cedar stated its awareness of the prohibitions set out in the MBCA, the Migratory Birds Regulations and committed to abiding by this legislation.

The EAO notes that, at the conclusion of the EA, ECCC maintained its recommendation that Cedar avoid all clearing during the bird nesting window, but that Cedar considered the logistical, environmental (for example, to water quality), and social (due to increased workforce requirements) implications of this commitment to make it not feasible. The EAO considered ECCC's outstanding concerns regarding migratory birds in its characterization of residual effects, including magnitude and uncertainty below.

Based on the comments received during the EA, the EAO proposes a wildlife management plan within the CEMP (Condition 9) that would include measures for wildlife monitoring, reporting and mitigation. The EAO also recommends federal Mitigation Measures, including a Follow-up Program for wildlife (which would cover migratory birds), as described below in section 5.4.4, which reflect Cedar's commitments regarding tree clearing and would require reporting on bird habitat cleared. The Follow-up Program would require Cedar to develop and implement additional Mitigation Measures if monitoring demonstrate that modified or additional Mitigation Measures are required to avoid harming migratory birds. With these measures, the EAO considered the issue addressed to its satisfaction for the purposes of the EA.

MARBLED MURRELET

ECCC, Gitxaala and Metlakatla raised concerns on the loss of old growth forest and effects on marbled murrelet. ECCC recommended Cedar outline the proposed Mitigation Measures to address potential Project-related effects on marbled murrelet and their habitat to better understand residual effects. Gitxaala requested that the EAO provide further clarity on the effect of Cedar LNG to marbled murrelet recovery goals and species survival and Metlakatla noted that while there may be an "excess" of marbled murrelet habitat in the region, the minimum area of critical habitat was established for the purpose of preventing further population decline.

In response to ECCC concerns, Cedar noted that it could not completely avoid tree clearing during the nesting season, for safety and practical considerations described in the issue above regarding migratory birds. However, Cedar further noted that it assessed potential project effects on marbled murrelet habitat using two approaches:

- Using Geographic Location Polygons, biophysical attributes of critical habitat, and low-level aerial surveys to identify and map likely suitable nesting habitat in forests (as defined in the federal recovery strategy for this species); and

- Using Terrestrial Ecosystem Mapping (TEM) following provincial resource inventory standards, marbled murrelet habitat associations, and expert opinion to develop a 4-class habitat suitability model.

Cedar responded that it quantified potential project effects on marbled murrelet habitat using results from the TEM model, which equated to a net change in 23.8 ha of effective habitat (that is, high and moderate suitability), inclusive of direct and indirect effects. Characteristics of 'effective habitat' align with habitat characteristics that are 'most likely' and 'moderately likely' to have biophysical attributes for marbled murrelet nesting habitat, as defined in the Recovery Strategy. However, Cedar noted in the Application that the area defined as 'effective habitat' is a conservative estimate because it was defined using TEM that does not include tree-level attributes, such as moss cover and branch size; therefore, 'effective habitat' likely contains some areas that align with ECCC's 'least likely' criteria and which might have attributes suitable for marbled murrelet nesting. If clearing cannot be avoided within 'effective habitat', Cedar will undertake surveys to confirm whether biophysical attributes are present prior to undertaking clearing during the marbled murrelet nesting period. Cedar believed the approach of focusing on 'effective habitat' that is based on a project-specific TEM habitat suitability model is a conservative approach.

To address ECCC concerns and uncertainty of project effects, Cedar proposed to:

- Not undertake tree clearing within the effective habitat areas as estimated by TEM during the nesting period (April 1 to September 14) unless a QP undertakes a ground-based survey to confirm that the biophysical attributes of critical habitat for marbled murrelet are not present, and if a forested stand is assessed as 'most likely' or 'moderately likely', clearing will be delayed until outside of the nesting window; and
- Provide the as-built area of marbled murrelet effective habitat that is directly lost to clearing relative to predicted effects as provided in section 7.5.7.2 of the Application.

ECCC noted that Cedar's proposal to conduct ground-based surveys to confirm if areas mapped as effective habitat contained habitat that was 'most likely' or 'moderately likely' to meet the biophysical attributes described in the Recovery Strategy could miss habitat meeting these criteria found outside areas identified as effective habitat and that marbled murrelet may use lower quality habitat. ECCC recommended a more conservative approach in the identification and protection of marbled murrelet suitable habitat, as defined by the Recovery Strategy. ECCC further recommended that Cedar commit to additional Mitigation Measures to address the loss or alteration of marbled murrelet suitable habitat, including offsetting, where effects cannot be avoided. Cedar did not concur with this recommendation and maintained that its assessment and mitigations were conservative.

The EAO notes the outstanding concern of ECCC at the conclusion of the EA. In consideration of these concerns, the EAO recommends federal Mitigation Measures and a Follow-up Program for wildlife (which covers marbled murrelet), as described below in section 5.4.4, which reflect

Cedar's commitments regarding surveys, tree clearing and follow-up reporting. With these measures, the EAO is satisfied the issue has been adequately addressed for the purpose of the EA. Based on the advice received from the Working Group and the analysis in this Report, the EAO is of the view that Cedar LNG does not pose a high risk to marbled murrelet species survival or recovery goals.

SARA-LISTED SPECIES

Gitxaala was of the view that this Report must provide explicit information on whether the Project would frustrate efforts to reverse population declines in SARA-listed species.

The EAO notes that its approach to the wildlife assessment was to provide information on the effects of Cedar LNG on individual species and species groups in section 5.4.2 (Change in Habitat) and within the discussion of issues raised during the EA in section 1 because this is where the effects and issues were species-specific. The remaining sections of the report discuss effects to wildlife broadly and can be considered to apply to SARA-listed (and not listed species). Based on the advice received from the Working Group and the analysis in this Report, the EAO is of the view that Cedar LNG does not pose a high risk to any SARA-listed species.

BIRD STRIKES

Lax Kw'alaams and Gitxaala, and CHN raised concerns about shipping-related marine bird mortality.

Lax Kw'alaams and Gitxaala requested shipping related marine bird mortality recording/tracking (that is, a program/process related to monitoring and reporting bird strandings and mortalities on Project vessels) and that lighting-related Mitigation Measures be developed and implemented.

CHN expressed concern that the area affected by Cedar LNG is a major north-south flyway for migratory birds. CHN noted that multiple species within the Project's LAAs and RAAs are already at or below thresholds rendering them of conservation concern and making any residual impact arguably substantive and unsustainable.

Cedar responded that the LNG carriers for the Project are expected to travel at 8 to 14 knots, which is equivalent to 14.8 to 25.9 km/h. Because these speeds are less than the flight speed of most birds, which is in the range of 32 to 48 km/h according to the Birds of Stanford webpage, birds should be able to avoid collisions with LNG carriers. The lack of collisions between birds and LNG carriers is supported by Cedar team member experience.

Cedar noted that Project-related marine vessel activity would cause flushing of marine birds. While Cedar noted concerns that reporting marine bird collisions or mortality associated with LNG carriers could be impracticable due to the inability of staff on the bridge to see the waterline, Cedar committed to working with the BC Coast Pilots to discuss opportunities to track and share information on potential bird strikes involving LNG carriers associated with the

Project. If a workable arrangement is feasible, Cedar would summarize bird strike occurrences as part of annual reporting on wildlife during operations.

Lax Kw'alaams requested further details on the factors that would be used to determine the feasibility of bird strike monitoring.

Cedar responded that the means of monitoring and recording bird strikes that is most likely to be feasible is for BC Coast Pilots to photograph and submit any observed bird mortalities to Cedar. Training LNG carrier staff to complete this work is not expected to be feasible as the crews of the LNG carriers will change between vessels/ transits. Cedar also believes that security and safety restrictions would prohibit the use of consultants or Cedar staff to undertake this work.

The BC Coast Pilots' primary responsibility is for the safety of waterways; therefore, Cedar can only request that they collect this information. Cedar will work with BC Coast Pilots' leadership to understand whether the pilots can fit bird strike monitoring activities within their official responsibilities. The outcomes of these discussions will be shared with Lax Kw'alaams.

In consideration of this concern, the EAO proposes that Cedar's commitment to report on any observed instances of bird strikes by LNG carriers, as coordinated and discussed with BC Coast Pilots, be part of the recommended Follow-up Program for wildlife. The EAO considers this issue to be adequately addressed for the purpose of the EA.

5.4.4 THE EAO'S ANALYSIS AND CONCLUSIONS

The EAO evaluated potential effects by considering construction, operations and decommissioning activities that could affect wildlife by a change in habitat, change in movement, and a change in mortality risk.

PROPOSED PROVINCIAL CONDITIONS AND FEDERAL MITIGATION MEASURES

Based on mitigations proposed in the Application, issues raised during Application review, the EAO's effects assessment, and the information contained in the Joint Permitting / Regulatory Coordination Plan and the Regulatory Coordination Tracking Table (Appendix 5), the EAO proposes the following provincial conditions.

- CEMP, which includes the requirement for a wildlife management plan (Condition 9).

The EAO recommends the following Mitigation Measures under the IAA for the wildlife VC:

- Delineate clearing boundaries prior to site preparation to keep clearing activities within the designated Cedar LNG footprint. This may be via physical flagging or electronic delineation, where appropriate (construction);

- Prior to clearing and/or construction, and as temporally applicable, clearly delineate and mark a buffer zone around identified nests of species protected by the *Migratory Birds Convention Act* and its regulations and/or the *Species at Risk Act* (construction);
- Do not undertake tree clearing within the marbled murrelet effective habitat areas as estimated by TEM during the nesting period (April 1 to September 14) unless a ground-based survey is undertaken as directed by a QP to confirm that the biophysical attributes of critical habitat for marbled murrelet are not present (construction);
- Identify ways to schedule vegetation clearing to limit the overlap with the nesting window – while executing the work safely and without causing additional environmental effects (such as water quality effects). Where vegetation clearing is required during the nesting window, have a QP undertake or supervise point counts for songbirds, and surveys for conspicuous- and cavity-nesting species, per ECCC’s guidelines to avoid harm to migratory birds;
- Personnel will aim to not work within buffer zones around active nests during the nesting period. However, for any work conducted within the buffer zone during a nesting period, Cedar will consult with a QP to determine whether additional feature-specific mitigation is required and implement those Mitigation Measures (construction);
- Design Project lighting to reduce risk of injury or mortality and change in movement for wildlife and marine resources considering the following measures (all phases):
 - Directional or shielded lighting to reduce the vertical or horizontal distribution of light,
 - Adaptive and variable lighting regimes measures (timers, dimmers, motion sensors), with consideration of red-shifted lighting;
- Pre-clearing surveys for little brown myotis habitat features (such as roosts, hibernacula, and maternity roosts) if clearing is required during sensitive timing windows;
- Where work is required to be completed during sensitive timing windows (such as due to safety considerations) that will affect a candidate little brown myotis roost, hibernacula, or maternity roost site as identified in pre-clearing surveys, a QP will determine appropriate feature-specific mitigations for effects;
- Avoid clearing, grubbing and grading within 30 m of a western toad breeding sites during the breeding and post-breeding dispersal periods (beginning in April, with post-breeding dispersal extending through to October). If grubbing and grading activities cannot be avoided during this period, implement an amphibian salvage and relocation program. Additional measures may be specified by a QP (such as installation of silt fencing to direct dispersal away from work areas) (construction); and
- Limit clearing, grubbing and grading within 30 m of watercourse known to be occupied by coastal tailed frog at all times of the year. If grubbing and grading cannot be avoided within 30 m of a watercourse known to be occupied by coastal tailed frog, implement an amphibian salvage and relocation program. Additional measures may be recommended by a QP (for example: additional sediment control measures or use of clear-span bridges to cross the watercourse) (construction).

In addition, the EAO also proposes a Follow-up Program for wildlife under the IAA, which would include:

- Comparison of the as-built change in habitat to the effects predicted in the Application for the following species and species groups with annual reporting and post-construction reporting:
 - Little brown myotis (roosting and foraging habitat);
 - Marbled murrelet (summer breeding habitat);
 - Old forest songbird community (summer breeding habitat);
 - Young forest songbird community (summer breeding habitat);
 - Coastal tailed frog (year-round habitat; see additional detail below); and
 - Western toad (breeding);
- Verification of potential project effects on marbled murrelet summer breeding habitat using results from a habitat suitability model;
- Cedar will undertake surveys for, and salvages of, pond-dwelling amphibians in each year of construction if there is potential to cause injury or mortality. Cedar will prepare an annual report on salvage and relocation. If injury or mortality occurs, incidents will be included in the report;
- Cedar proposes to track and report wildlife interactions, injuries, and mortalities associated with the facility and transmission line. Perimeter searches of facilities can be undertaken on a semi-regular basis, but logistical challenges with monitoring the transmission line exist. As such, Cedar proposes to document the discovery of birds of federal interest that may collide with the transmission line using a chance find procedure during inspections and maintenance of the transmission line. For each chance find, Cedar will investigate available lines of evidence that may have led to the collision to determine whether additional mitigation could be used to reduce future potential risk;
 - As part of the mitigation measure above, Cedar will document the location, date, species (if discernible), and evidence of cause for bird strandings or mortalities associated with lit infrastructure to reduce future potential risk. Monitoring is for the first two years of operation and reporting will occur annually in the first two years of operations;
- Cedar will report on any observed instances of bird strikes and strandings by LNG carriers, as coordinated, and discussed with BC Pilots; and
- Reports will be provided to the Agency, ECCC, Haisla, Gitga'at, Gitxaala, Kitselas, Kitsumkalum, Lax Kw'alaams, and Metlakatla.

RESIDUAL EFFECTS

After considering the relevant Mitigation Measures, the EAO concludes that Cedar LNG would result in the following residual adverse effects on wildlife:

- Change in habitat;
- Change in movement; and
- Change in mortality risk.

Regarding effects within federal jurisdiction, the effects to freshwater aquatic species (coastal-tailed frog and western toad) and migratory birds below are captured by the characterization of residual effects below, because these are pathways of effects to these species.

Table 18: Characterization of Residual Effects for Wildlife

Criteria	Assessment Rating	Rationale
Context	Low to Moderate	<p>The Marine Terminal RAA has been subject to a variety of human disturbances associated with past and present industrial operation since the 1950s. Wildlife may be sensitive to any further degradation in environmental quality. According to provincial data and Indigenous knowledge studies, 25 species of terrestrial mammal have been detected in the Kitimat area and five are species of conservation concern (Table 17). Other species are used by Indigenous nations for traditional, subsistence, and cultural and spiritual values. Indigenous nations have reported the importance of wildlife species for traditional use including hunting and trapping and as keystone species.</p> <p>The Application identified that 15 bird species of conservation concern (Table 17) are likely to occur within the Marine Terminal and Marine Shipping RAAs. Geese, ducks, and swans were recorded as culturally important birds harvested by Indigenous nations. While the Marine Shipping Route is currently relatively undisturbed by anthropogenic effects, it is also considered highly sensitive to any negative impacts on wildlife (marine birds) due to the potential for changes to negatively impact cultural, harvesting, and other traditional practices of Indigenous nations.</p>
Direction and Magnitude	<p>Habitat: Adverse and Moderate</p> <p>Movement: Adverse and Low to Moderate</p> <p>Mortality Risk: Adverse and Low to Moderate</p>	<p>Habitat: Project activities during construction (such as: site preparation and clearing, alteration of shoreline and intertidal habitat), operation (such as: indirect loss or alteration of habitat effectiveness through sensory disturbance and traffic), and decommissioning (such as removal of the FLNG facility and onshore infrastructure) result in direct and indirect loss of habitat but is not expected to exceed the resilience and adaptability limits of the environment or affect wildlife populations.</p> <p>Movement: The presence of the fence would pose a barrier to movement for some species and not others. In either case, effects are unlikely to affect the sustainability of regional wildlife populations or exceed the resilience and adaptability limits of the environment. Effects from the transmission line are expected to be low as wildlife could still use this area.</p> <p>Mortality Risk: The residual effects are expected to be low to moderate for the Project phases. The effect pathways identified for a change in mortality risk include physical destruction of key habitat features and accidental mortality</p>

Criteria	Assessment Rating	Rationale
		(through project lighting, increased linear feature density, vehicle-wildlife collisions and wildlife-human contact), These may result in unintentional mortality if the affected feature is active (such as nests) or occupied (such as dens).
Extent	<p>Habitat: Local</p> <p>Movement: Local for physical barriers and regional for effects on corridors</p> <p>Injury or Mortality: Local and regional</p>	<p>Habitat: Project activities during construction, (that is, direct removal or alteration of vegetation, vegetated beachland, and intertidal habitat), operation (that is, sensory disturbance and vehicle traffic), and decommissioning (such as marine transport of decommissioned infrastructure) are expected to change wildlife habitat, directly and indirectly within the LAA. Residual effects will extend to the Project area and LAA.</p> <p>Movement: Site preparation and clearing, construction of land- and marine-based infrastructure, and vehicle traffic may result in alteration or impediment of movement. Marine vessel traffic and sensory disturbance associated with marine-based infrastructure may affect marine bird movement. Residual effects are expected to extend to the LAA and RAA.</p> <p>Injury or Mortality: Physical destruction of key habitat features (such as site preparation and clearing, facility, infrastructure maintenance during operation, and decommissioning of land-based and marine-based facilities) may result in accidental mortality. The residual effects are expected to extend to the LAA and RAA. L</p>
Duration	Long-term to permanent	The effects of direct habitat loss would persist in the long-term until the Project is decommissioned and habitat regenerates and, therefore, could be considered effectively permanent because some types of habitat (such as forest) may never regain its former characteristics. The residual effects on wildlife from movement and mortality would be long-term over the life of the Project.
Reversibility	<p>Habitat: Irreversible/Reversible</p> <p>Movement: Reversible</p> <p>Mortality Risk: Reversible</p>	<p>Habitat: Residual effects to old growth forest habitat or areas that may no be reclaimed following decommissioning (because of lease requirements) are considered irreversible as habitat loss may never regain its former characteristics. Other habitat effects (such as lighting) would be reversible following decommissioning of the Project.</p> <p>Movement: Potential residual effects associated with movement from the described Project activities are considered reversible following decommissioning and removal of barriers to movement.</p> <p>Mortality Risk: While single mortality events are by nature irreversible, the risk to mortality and effects on species would be reversible once Project activities affecting mortality risk cease (for example: Project lighting and wildlife-vehicle collisions).</p>

Criteria	Assessment Rating	Rationale
Frequency	<p>Habitat: Infrequent and continuous</p> <p>Movement: Continuous</p> <p>Mortality Risk: Infrequent and continuous</p>	<p>Habitat: Direct habitat effects would be infrequent during construction (such as site clearing/preparation) and decommissioning (for example: vehicle traffic or decommissioning of infrastructure and marine transport of decommissioned infrastructure). Effects of sensory disturbance would be continuous through construction and operations of the facility.</p> <p>Movement: Residual effects would occur at a continuous event during all Project phases.</p> <p>Mortality Risk: Effects of mortality risk are considered to be infrequent and continuous.</p>
Risk (likelihood and consequences)	<p>Likelihood – High likelihood of residual effects on wildlife during all Project phases due to unavoidable habitat loss and sensory disturbance associated with described activities.</p> <p>Consequence – Low to moderate consequence based on the magnitude of effects on wildlife and through application of Mitigation Measures.</p> <p>Risk – Based on the likelihood and consequence of residual effects on wildlife it was determined that there would be a moderate level of risk.</p>	
Uncertainty	<p>The uncertainty in effects to the wildlife VC is considered to be moderate. The EAO has a low to moderate level of confidence in the residual effects characterizations presented here based on the data provided (that is, project-specific surveys and habitat suitability models), the approach to establishing baseline conditions, the feedback received from the Working Group during the EA, and the proposed federal Mitigation Measures and provincial conditions.</p>	
Significance	<p>In consideration of the above analysis, proposed provincial conditions and federal Mitigation Measures that would be implemented, and the magnitude and extent of effects, the EAO concludes that Cedar LNG would not have significant residual effects on wildlife.</p>	

Note: Criteria and assessment ratings are defined in Appendix 4: Residual Effects Characterization Definitions.

CUMULATIVE EFFECTS ASSESSMENT

Past and present physical activities with the potential to cumulatively interact with Cedar LNG include:

- Former Eurocan Pulp and Paper Mill;
- Former Moon Bay Marina;
- Coastal GasLink Pipeline (TransCanada Corp);
- Fairview Container Terminal Phase 1 and 2A (DP World/Prince Rupert Port Authority), (Marine Shipping);
- LNG Canada Export Terminal;
- LNG Canada Load Interconnection Project (BC Hydro);
- MK Bay Marina;
- Northland Cruise Terminal (Prince Rupert Port Authority);

- Northwest Transmission Line;
- Pacific Northern Gas Pipeline;
- Prince Rupert Ferry Terminal;
- Prince Rupert Grain Terminal (Prince Rupert Grain Ltd.);
- Prince Rupert LGP Export Terminal (Pembina Pipeline Corp.);
- Prince Rupert Marine Fuels Project (Wolverine Terminals ULC);
- Rail activities;
- Ridley Terminals Ridley Terminals Inc.;
- Ridley Island Propane Export Terminal (AltaGas Lt.);
- Rio Tinto Aluminum Smelter;
- Rio Tinto Terminal A Extension;
- Various forestry activities;
- Various fishing and aquaculture activities; and
- Westview Wood Pellet Terminal (Pinnacle Renewable Energy Inc.).

Reasonably foreseeable physical activities with the potential to contribute to cumulative effects with Cedar LNG include:

- Cedar Feed Gas Connector Pipeline;
- Fairview Container Terminal Expansion – Phase 2 B (DP World/Prince Rupert Port Authority);
- Kitimat LPG Export Project (Pacific Traverse Energy);
- Ksi Lisims LNG Project;
- Pacific Northern Gas Pipeline Looping Project (Pacific Northern Gas Ltd.);
- Port Edward Small Scale (Port Edward LNG);
- Pacific Trail Pipelines (Chevron Canada Limited/Woodside Energy Ltd.);
- Ridley Island Export Logistics Platform Project (Ridley Terminals Inc.); and
- Vopak Pacific Canada Storage and Export Facility (Vopak Development Canada Inc.).

Change in Habitat

Wildlife

The primary cumulative effect pathways for change in habitat for wildlife within the Marine Terminal RAA and the Marine Shipping RAA are vegetation clearing (direct effects) and sensory disturbance in onshore areas (indirect effects). The contribution of these disturbances to residual cumulative effects within the Marine Terminal RAA for the terrestrial key species and species groups is predicted to be low in magnitude as the Project would not result in the creation of new permanent transportation corridors (roads are one of the identified threats to western toad habitat and grizzly bear habitat the transmission line will be left to regenerate naturally following decommissioning, and the marine terminal will be constructed and operated in a disturbed setting). The overall residual cumulative effects on habitat for terrestrial key species and species groups are expected to be low to moderate in magnitude, extend into the Marine Terminal RAA, be long-term to permanent and not significant.

Marine Birds

The primary cumulative effect pathways for change in habitat for marine birds within the Marine Terminal RAA and the Marine Shipping RAA are indirect effects generated by added vessel traffic along the shipping route. Within the Marine Shipping RAA, residual effects from Cedar LNG shipping will add to vessel traffic from LNG shipping for other projects (such as LNG Canada), cruise ships, and BC Ferries routes that will intersect Cedar's shipping route.

Residual cumulative effects on marine bird habitat, during all project phases combined, are predicted to be medium in magnitude within the Marine Terminal RAA (construction and decommissioning) and the Marine Shipping RAA (during all project phases) due to expected vessel traffic within the Marine Shipping RAA. As there are no known marine bird colonies within the Marine Shipping LAA and as Cedar's shipping route is already established with existing disturbance, cumulative effects are unlikely to affect the sustainability of regional marine bird populations. Residual cumulative effects are expected to be long-term to permanent and not significant.

Change in Movement

Wildlife

The primary cumulative effect pathway for change in movement for wildlife within the Marine Terminal RAA is habitat fragmentation. Past and present human development has resulted in habitat fragmentation and an associated disruption and alteration of wildlife movement patterns with the Marine Terminal RAA. The primary contributors to future cumulative effects on movement are gas pipelines, energy export facilities, and their supporting infrastructure. With the expansion of urban and industrial areas over time, concentrated disturbances will affect local wildlife movement gradually. With future projects and activities, further habitat fragmentation is expected. With implemented mitigation, the overall cumulative effect on movement (future condition) is characterized as adverse, moderate magnitude, defined by the Marine Terminal RAA, long term, continuous, and partly reversible (that is, urban development and major roads are permanent effects) and not significant.

Marine Birds

The primary cumulative effect pathway for change in movement for marine birds within the Marine Shipping RAA is disruption of movement on or over the water due to marine vessel traffic. Although levels of habituation with existing marine traffic is possible, marine bird flushing distance in response is influenced by many factors (for example: species/individual sensitivity, sea state, flock size) and flushing is assumed to be unavoidable under existing conditions and in the future. The primary contributors to future cumulative effects on marine bird movement are marine traffic associated with export facilities and passenger transport. Should the aforementioned projects having an interaction with marine bird movement proceed, an increase in existing shipping volumes (approximately 2,268 vessels) within the Marine Shipping RAA could occur. Consequently, future flushing events will increase although

they are expected to be infrequent, relatively brief, and localized in nature (as the disturbance source is moving rather than stationary).

Regional marine bird populations are unlikely to be affected by temporary disruption of movement with present and future marine shipping. With mitigation, the overall cumulative effect on marine bird movement (future condition) is characterized as adverse, low magnitude, defined by the marine shipping RAA, long term, irregular, reversible, and not significant.

Change in Mortality Risk

Wildlife

The primary cumulative effect pathway for change in mortality risk for wildlife within the Marine Terminal RAA include vegetation clearing, vehicle collisions, and human access. The common sources of mortality risk for wildlife include vehicle traffic, backcountry access development, transmission lines, and hunting and trapping. White-nose syndrome (bats) has not yet been detected in B.C. Mortality risk with future projects and activities will peak during vegetation clearing (incidental take of birds and small mammals) but will persist long term where new access is created (road mortality, human access) or transmission lines are built (bird strikes).

With mitigation, the overall cumulative effect on wildlife mortality risk (future condition) is characterized as adverse, moderate magnitude, defined by the Marine Terminal RAA, long term, continuous, and partly reversible (that is, vehicle collisions associated with permanent road networks and major transmission lines will not be reversed), and not significant.

Marine Birds

The primary cumulative effect pathway for change in mortality risk for marine birds within the Marine Shipping RAA is lighting on vessels, facilities, and infrastructure. The primary contributors to future cumulative effects on marine bird mortality risk are infrastructure (facilities) within Kitimat Arm and marine traffic associated with export facilities and passenger transport. With the predicted increase in future marine traffic (2.2 percent) and new infrastructure development, the risk of light-influenced bird strikes with marine vessels and infrastructure will increase in the future but are anticipated to be rare events due to the low abundance of susceptible species groups (such as petrels) within the Marine Shipping RAA. Further, the cumulative additional mortality from vessel strikes is unlikely to result in declines in the sustainability of marine bird populations. Mortality risk associated with present and future marine shipping is unlikely to affect regional marine bird populations. With mitigation, the overall cumulative effect on marine bird mortality risk (future condition) is characterized as adverse, low magnitude, defined by the Marine Shipping RAA, long term, irregular, reversible, and not significant.

INTERACTIONS BETWEEN EFFECTS

Under Section 22(1) of IAA, the impact assessment of a designated project must take into account:

- a) the changes to the environment or to health, social or economic conditions and the positive and negative consequences of these changes that are likely to be caused by the carrying out of the designated project, including
 - iii. The result of any interaction between those effects.

The EAO also notes that Section 25 of the Act (2018)¹⁹ states that every assessment must consider risks and uncertainties associated with effects of the reviewable project, including the results of any interaction between effects. Risks and uncertainties of the effects to wildlife are described above in the Residual Effects section 5.4.40.

The wildlife assessment is linked to the assessment of Cedar LNG effects on other VCs and factors as follows:

- Acoustic – noise abatement Mitigation Measures were referenced, where applicable, in the assessment;
- Vegetation Resources – vegetation mapping results were used to provide quantitative data in the assessment of potential effects on habitat for grizzly bear, moose, Pacific marten, bats, old forest songbird and young forest songbird communities, western toad, and coastal tailed frog;
- Freshwater Fish – informed the assessment of potential effects on habitat for coastal tailed frog;
- Marine Resources – informed existing conditions (that is, shoreline type and number of marine parks and conservation and management areas) for marine birds along the shipping route;
- Land and Resource Use – information on past and current conditions (that is, artificial light in the project area) informed existing conditions; and
- Marine Use – information on industrial vessel traffic along the existing shipping lane was used to inform the assessment on marine bird movement.

The impact of effects on the wildlife VC on Indigenous Interests and the current use of lands and resources for traditional purposes is considered in Part C and Section 6.9 of this Report, respectively.

The EAO did not identify any additional effects or interactions that have not been assessed within the above sections.

¹⁹ While Cedar LNG is assessed under the Act (2002), aspects of the Act (2018) are considered in this assessment, as described in Part A of this Report.

In addition, the EAO notes that the effects of all biophysical VCs including vegetation resources, freshwater fish, and marine resources, are considered in the assessment of the effects on biophysical factors that support ecosystem function (section 6.6). These assessments consider linkages within the biophysical realms and consider effects in a holistic manner. The EAO concluded that there would be a low magnitude of effects on biophysical factors that support ecosystem function.

CONSIDERATION OF INDIGENOUS KNOWLEDGE

The EAO considered Indigenous Knowledge, where available, in the assessment of effects on wildlife.

In the Application, Cedar used the following sources of Indigenous Knowledge in assessing the wildlife VC:

- Traditional land use study prepared for the LNG Canada EA to describe wildlife traditional knowledge and use in the RAA (used at the request of Haisla);
- Traditional Haisla Ownership, Use and Occupancy of the Stewardship Areas Along the Alcan and BC Hydro Transmission lines in Haisla Traditional Territory;
- Stewards of the Land, Haisla Ownership and Use of their Traditional Territory, and their Concerns regarding the Northern Gateway Project and Proposed Tanker Traffic in Douglas Channel and Kitimat Arm;
- The LNG Canada Proposed Terminal Site and Tanker Route within Haisla Traditional Territory: Haisla TLUS and Socio-Economic Profile;
- Draft Gitxaala Nation Use Study, prepared for the Cedar LNG Project;
- Gitga'at Marine Use Plan;
- Final Report: Kitselas First Nation Traditional Use and Occupancy Study for the Vopak Project, Ridley Island, Prince Rupert Harbour Region;
- Kitsumkalum First Nation Indigenous Land Use Study Regarding the Vopak Pacific Canada Project; and
- Final Argument of the Council of the Haida Nation. In the Matter of Enbridge Northern Gateway Project Joint Review Panel OH-4-2011, Northern Gateway Pipelines Inc.

In its selection of species and species groups to be assessed in the wildlife VC, Cedar selected species that would be representative of keystone species (such as grizzly bear) and species of Indigenous cultural use and value (such as moose).

During the EA, Gitxaala, Metlakatla, Lax Kw'alaams, Kitselas, Kitsumkalum, and CHN provided comments on the assessment of effects to wildlife, including proposed Mitigation Measures and characterization of residual and cumulative effects, and conclusions. The information provided is summarized above in Section 1 and Section 0. Regarding cumulative effects specifically, Lax Kw'alaams noted that further information about overall cumulative loading on wildlife within the study area and accurate descriptions of overall cumulative effects loading on each VC was further required. Key ways in which the EAO took these comments into account in the marine resources assessment included:

- In the residual effects characterizations: rating the uncertainty of the residual effects assessment as moderate;
- Recommending a CEMP including measures for measures for wildlife monitoring, reporting and mitigation, specifically including measures for bats and a carcass surveys;
- Recommending a Follow-up Program for wildlife under the IAA including measures for bird strikes and documenting information on bird strandings or mortalities associated with lit infrastructure; and
- Recommending Mitigation Measures under the IAA for lighting to reduce risk of injury or mortality and change in movement for wildlife.

The EAO also notes that Indigenous nations' views and comments on the effect of wildlife on Indigenous nations' Indigenous interests are discussed in Part C of this Report.

CONCLUSIONS

The EAO is satisfied that Cedar LNG will not have significant adverse residual or significant cumulative effects on the wildlife VC (including effects on wildlife freshwater aquatic species as defined in SARA and migratory birds). This conclusion considers the information and analysis presented in this chapter; the views of the technical Working Group, Indigenous nations, and Cedar; the proposed Mitigation Measures identified in the provincial TOC including Condition 9: CEMP and recommended Mitigation Measures and Follow-up Program under the IAA for wildlife (Appendix 1).

5.5 FRESHWATER FISH

5.5.1 BACKGROUND

Freshwater fish and fish habitat have been identified as valued components (VC) because they have high cultural, ecological, economic, and recreational importance to the Haisla Nation, other Indigenous nations, regulators, stakeholders, and the public. This chapter assesses the potential effects of Cedar LNG on freshwater fish including:

- Changes to water quality;
- Changes to fish habitat; and
- Changes to fish health and/or mortality risk.

Key potential effects of Cedar LNG on freshwater fish and fish habitat would be acidification and eutrophication of waterbodies and streams, increased total suspended solids (TSS) to watercourses due to construction, operation, and decommissioning activities, and riparian clearing along the transmission line right-of-way, all of which have potential to affect fish habitat and fish health.

Freshwater Fish and Fish Habitat effects would occur in federal jurisdiction. These effects are considered in this section, specifically including:

- Changes to freshwater fish and fish habitat, as defined in subsection 2(1) of the *Fisheries Act*; and
- Effects on freshwater aquatic species as defined in the *Species at Risk Act (SARA)*, as required under IAA.

Freshwater fish effects on federal lands, including the effect of changes in water quality due to nutrient deposition is considered in section 6.9 of this Report. Effects on freshwater fish in relation to effects to the health, social or economic conditions of the Indigenous peoples of Canada and current use of lands and resources for traditional purposes and cultural heritage are discussed in section 6.9 of this Report.

REGULATORY CONTEXT

Canada's *Fisheries Act*, and SARA are the primary federal laws providing protection for fish and fish habitat. Project activities that have the potential to cause death of fish or the harmful alteration, disruption, or destruction (HADD) of fish habitat, would require an authorization under paragraph 35(2)(b) of the *Fisheries Act*. ECCC administers Section 36 of the *Fisheries Act*, which prohibits the unauthorized deposition of deleterious substances into waters frequented by fish. The SARA prohibits killing, harming, harassing, capturing, or taking species listed (in Schedule 1 of the SARA) as threatened, endangered, or extirpated and provides protection for critical habitat that supports these species. The DFO's Standards and Codes of Practice specifies

procedures, practices, or standards for avoiding the death of fish or the harmful alteration, disruption, or destruction of fish habitat.

The *Water Sustainability Act*, *Wildlife Act*, *Oil and Gas Activities Act*, *Environmental Management Act*, and the British Columbia Water Quality Guidelines for Protection of Aquatic Life (BCWQG-FAL) are the primary provincial laws and guidelines applicable to this project. The *Water Sustainability Act* regulates any changes in and about the stream which includes modification to the land, vegetation, the stream flow, and any impact to the stream channel. If approved by the OGC however, the *Water Sustainability Act* allows proponents to divert, store, and use surface water for up to 24 months. However, the OGC can also issue water licences that allow for diversion, storage, and use for longer periods of time if necessary.

The *Wildlife Act* establishes the legal framework for protecting certain habitats and wildlife species (including fish). Under the *Oil and Gas Activities Act*, the Environmental Protection and Management Regulation directs strategies for oil and gas projects to follow for protection of fish and fish habitat. The *Environmental Management Act* governs the discharge of waste to the terrestrial and/or aquatic environment, limiting the quality and quantity of waste discharge to these environments. The BCWQG-FAL are guidelines to safe levels of substances to protect aquatic life, and therefore provide policy direction to those making decisions affecting water quality.

BOUNDARIES

The Application predicted Cedar LNG's effects on freshwater fish and fish habitat in the LAA, which included the Project footprint (areas that the marine terminal, proposed transmission line right-of-way, and access roads overlap freshwater watercourses and waterbodies) plus up to 100 m upstream and 300 m downstream from potentially affected stream riparian habitat. The freshwater fish LAA also extends up to 1 km downstream of potentially affected habitat in Moore Creek, and Anderson Creek, as well as crossings of 12 unnamed tributaries to Beaver, Moore, and Anderson Creeks.

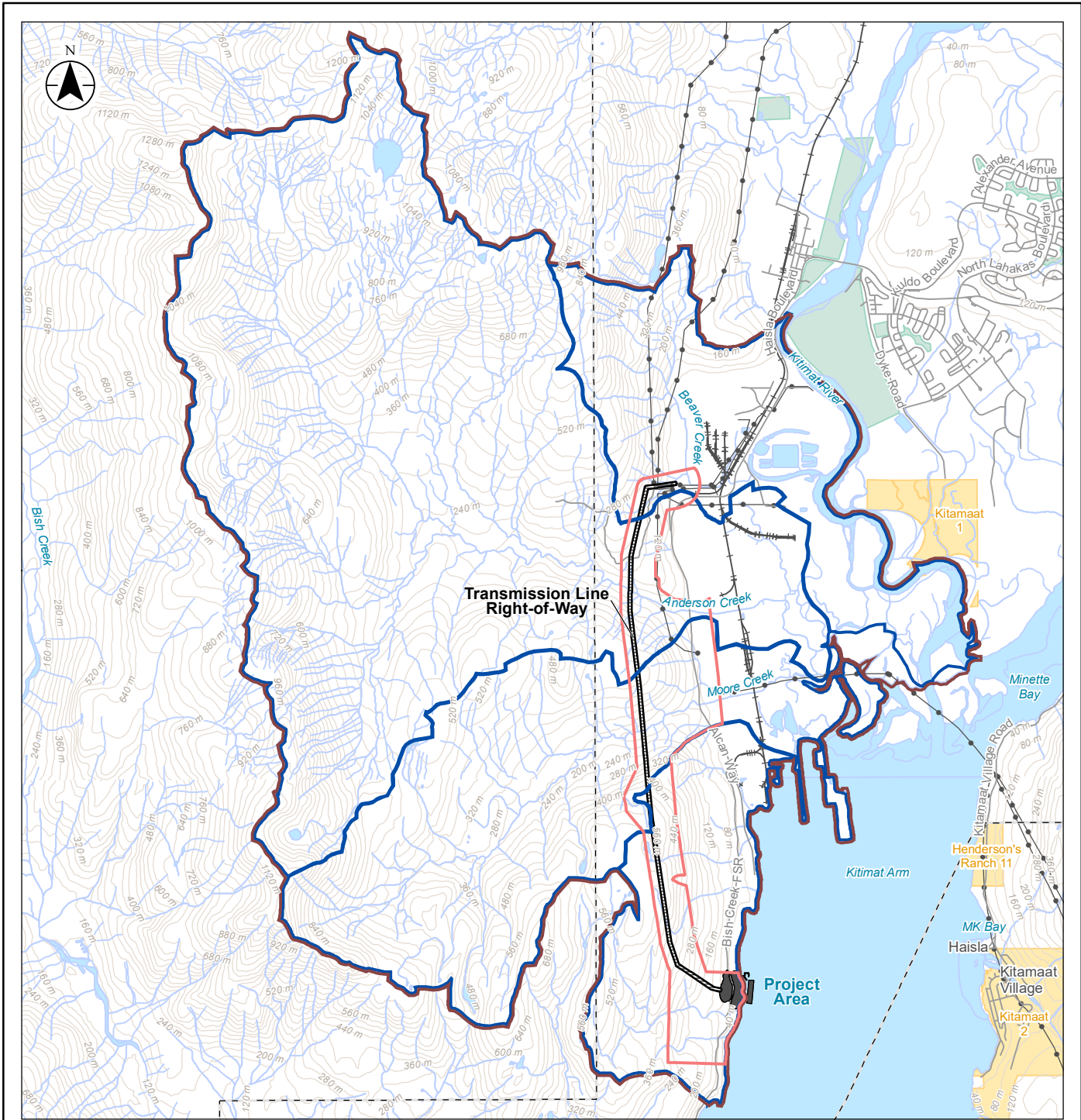
The RAA includes the full watershed on each stream and creek that interacts with the Project footprint including Beaver, Moore, and Anderson Creeks, as well as unnamed tributaries to Douglas Channel. The freshwater fish RAA includes the LAA and the geographical extent of potential cumulative effects with other past, present, or reasonably foreseeable projects on freshwater fish habitat.

For the acidification and eutrophication assessment, the LAA is the area within the predicted sulphur plus nitrogen deposition level as predicted by air quality modelling for the project's "Project alone" scenario. The Project Alone scenario is the sulphur and nitrogen deposition from the project and not from any outside sources such as pre-existing projects in the area. The RAA for the acidification and eutrophication assessment encompasses the LAA sulphur and nitrogen deposition level, as well as the area where potential cumulative air deposition from

Cedar LNG, Rio Tinto Aluminum Smelter, LNG Canada Export Terminal Project, and the Kitimat LNG Project²⁰ would be expected to occur (covering approximately 160,027 ha; see Figure 1).

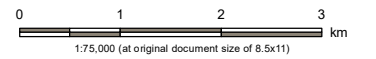
The temporal boundaries for Cedar LNG included the construction, operations, and decommissioning phases.

²⁰ The Kitimat LNG Project was originally included in air modelling predictions, but the certificate holder for this project has now requested that its environmental assessment certificate be cancelled, but the certificate holder for this project has now indicated publicly that it will not be advancing the project. Therefore, Cedar updated its modelling to remove emissions from the Kitimat LNG Project in its estimates. The estimates in this Report reflect those without the Kitimat LNG Project.



Notes
 1. Coordinate System: NAD 1983 UTM Zone 9N
 2. Data Sources: DataBC, Government of British Columbia; Natural Resources Canada; Canadian Hydrographic Service

- Road
- +— Railway
- Transmission Line
- Topographic Contour (40 m)
- Waterbody
- Reserve Land
- Local Greenspace
- District of Kitimat
- - - Municipal Boundary
- Watershed
- Project Area
- Transmission Line Right-of-Way
- Marine Terminal
- Transmission Line Permitting Corridor
- Freshwater Fish**
- Local Assessment Area
- Regional Assessment Area



Project Location: Kitimat, British Columbia
 Project Number 123221953
 Prepared by LTRUDELL on 20211126
 Discipline Review by RKEELER on 20211126
 GIS Review by SFORTAIS on 20211126

Client/Project/Report
 Produced by Stantec for Cedar LNG Partners LP for the Cedar LNG Project

Title
Local and Regional Assessment Area

Figure 12: Freshwater Fish Local and Regional Assessment Area

5.5.2 POTENTIAL PROJECT EFFECTS AND PROPOSED MITIGATIONS IN THE APPLICATION

This section summarizes the information, methods and conclusions presented by Cedar in the Application, while input from reviewers is summarized in section 5.5.35.12.3.

EXISTING CONDITIONS

Cedar used desktop studies, Indigenous Knowledge, and conducted baseline studies on freshwater fish and fish habitat over two years (September 2019 and May/June 2021) to characterize existing conditions.

Desktop reviews identified that none of the 16 fish species identified in the RAA were listed under SARA. However, oolichan of the Central Pacific Coast population are designated endangered by the Committee on the Status of Endangered Wildlife in Canada (COSEWIC) and are under consideration for listing under SARA. Potential watercourse crossings were identified within the freshwater fish LAA, and crossings were identified for fish-bearing streams including Anderson Creek, Moore Creek, an unnamed tributary to Beaver Creek, and an unnamed tributary to Moore Creek.

During the field assessment in 2021, 52 potential watercourse crossings were assessed along the transmission line right of way. Two watercourses, one lake, one wetland, and 34 non-classified drainages (NCD) were identified during the field assessment that would be intersected or bordered by the transmission line right-of-way. Of the watercourses along the proposed transmission line right of way, three were considered fish-bearing (S3 Tributary to Beaver Creek, Anderson Creek, and Moore Creek) and 11 non-fish-bearing. Anderson Creek and Moore Creek support populations of anadromous and resident fish but have barriers to anadromous fish downstream of the proposed transmission line crossing. Moore and Anderson creeks are inaccessible to fish at the transmission line crossing locations and are therefore assumed to be fish bearing upstream of these barriers. Access roads associated with the construction of the proposed transmission line right-of-way intersect watercourses at 27 locations, two of which are fish bearing streams, 21 non-fish-bearing streams, and 4 NCDs.

POTENTIAL PROJECT EFFECTS

Potential effects to fish and fish habitat due to project activities as described by the Application are:

- Changes to water quality;
- Changes to fish habitat;
- Changes to fish health and/or mortality risk; and
- Effects on freshwater aquatic species as defined in the *Species at Risk Act*, as required under the IAA.

Details of these potential effects are described below.

CHANGES TO WATER QUALITY

The Application identified that activities during construction would result in potential effects to surface water quality, which could subsequently affect freshwater fish and fish habitat. The assessment indicated that potential changes to water quality could result from increased TSS, changes in nutrient concentrations, introduction of deleterious substances, and deposition of sulphur and nitrogen compounds from air emissions.

During construction, increased TSS and changes in nutrient concentrations in all identified watercourses could occur during site preparation in the construction phase, and from facility and infrastructure maintenance during the operation phase. Introduction of deleterious substances resulting from spills or blasting residues are also an effect pathway during the construction phase. With the implementation of best management practices (BMPs) to reduce sediment and erosion during site preparation and while working in areas of exposed soil during construction, Cedar noted that TSS levels are expected to meet guidelines established within the Land Development guidelines (DFO 1993) during storm events and the British Columbia Water Quality Guidelines for Aquatic Life (BCWQG-FAL) for dry periods during all project phases. During decommissioning, removal of culverts and bridges could increase risk of sedimentation of watercourses, which is a risk to fish bearing watercourses (access roads will intersect two S3 fish-bearing streams AC-01 and AC-11).

Cedar did not predict residual effects would occur as a result of changes in nutrient concentrations or the introductions of deleterious substances due to the implementation of Mitigation Measures, including a CEMP with sediment and erosion control measures and a spill response plan, and limits on riparian clearing, as described further below.

Acidification and eutrophication are potential residual effects that were assessed in the Application. Air quality models predicted the sulphur and nitrogen deposition level of 100 sulphur + nitrogen eq/ha/yr (molar equivalent of sulphur + nitrogen per hectare per year) to occur over an existing industrial area (LNG Canada, Rio Tinto), the Kitimat River estuary and the adjacent marine environment in Kitimat Arm. Outside of the LAA (but within the RAA), three lakes and five streams were assessed for acidification sensitivity.

It was determined that one lake (LAK028) had a high sensitivity, with an acid sensitivity of Class 1, and critical load class of highly sensitive (<0 to 20 m milliequivalents (meq)/m²/year). One stream (Moore Creek, STR 14) had a moderate sensitivity based on critical load values with an acid sensitivity class of 2, and a critical load value of 60.29 meq/m²/year. However, the predicted exceedance of critical load for LAK028 under base case is mostly caused by existing emission sources. Regarding critical load exceedances, the respective increase in the magnitude of exceedance between the base and application case at sites LAK028 was 0.9 percent. No predicted changes were determined in the eutrophication assessment for any of the modelled scenarios (base case, project alone case, and application case).

CHANGES TO FISH HABITAT

Riparian clearing due to construction of access roads and vehicle crossings has the potential for effects on fish habitat but is anticipated to be limited due to the following factors:

- No new vehicle crossings are planned for any fish-bearing watercourses; and
- Access roads that would cross two fish-bearing watercourses have functioning crossings already present so the extent of upgrades and/or riparian clearing will be limited.

Cedar considered impacts to fish habitat that could result from direct habitat destruction, riparian clearing, and withdrawal of water from watercourses. Cedar did not predict there would be any direct effects to fish habitat used at any life stage of any resident fish or anadromous fish species, or any effect to fish bearing streams downstream because all watercourses within the marine terminal area that would require realignment are not fish bearing.

Cedar predicted that total riparian clearing within the total riparian management area would amount to:

- 3.8 ha in non-fish bearing watercourses along the proposed transmission line right-of-way;
- 2.6 ha of the S6 watercourses (non-fish bearing) overlapped by the marine terminal area;
- 1.0 ha on Moore Creek (fish bearing) along the proposed transmission line right-of-way, and;
- 0.5 ha of an unnamed tributary to Beaver Creek (fish bearing) along the proposed transmission line right-of-way.

Riparian clearing predicted for about 1.5 ha around fish-bearing watercourses could impact visibility, shade, food and nutrient inputs; however, Cedar predicted that residual effects on fish habitat would be negligible because remaining, uncleared riparian vegetation can provide these functions. Riparian vegetation would also be replanted during decommissioning.

Cedar is considering withdrawal of water from three watercourses as a contingency. However, these watercourses are non-fish-bearing, and all flow directly into Douglas Channel. Therefore, no residual effects on freshwater fish habitats are anticipated.

Overall, due to clearing of riparian vegetation and the installation of access road crossings, unavoidable residual effects are expected. However, the riparian effects are anticipated to be reversible at the end of decommissioning, following replanting of riparian vegetation.

CHANGES TO FISH HEALTH AND/OR MORTALITY RISK

Cedar considered the potential for effects to fish health and mortality from increased TSS concentrations, destruction of fish or eggs during instream work, changes in flow, and acidification and eutrophication of the watercourses.

No instream works, channel realignments, or water withdrawals in fish bearing watercourses are expected to occur for land-based infrastructure construction, including access road and transmission line right-of-way crossings. As a result, no residual effects to fish health and mortality are expected to occur.

Implementation of BMPs is predicted to effectively reduce sediment and erosion during site preparation. Therefore, TSS is expected to meet the guidelines established within the Land Development Guidelines (DFO 1993) during construction and, due to these mitigation practices, residual effects to fish health due to increased TSS are expected to be low in magnitude.

Acidification and/or eutrophication of freshwater lakes and streams could cause a change in the production of aquatic invertebrates and food available for fish due to deposition of sulphur and nitrogen compounds from project air emissions during operation. However, as described above, changes in the critical sulphur and nitrogen loads as a result of the Project were predicted to be small.

CHANGES TO FRESHWATER FISH AND FISH HABITAT, AS DEFINED IN SUBSECTION 2(1) OF THE FISHERIES ACT AND EFFECTS ON FRESHWATER AQUATIC SPECIES AS DEFINED IN THE SPECIES AT RISK ACT

IAA requires that effects within federal jurisdiction be considered. These include the following effects addressed in the freshwater fish VC:

- 2(a) a change to the following components of the environment that are within the legislative authority of Parliament:
 - (i) fish and fish habitat, as defined in subsection 2(1) of the *Fisheries Act*.
- 2(a) a change to the following components of the environment that are within the legislative authority of Parliament:
 - (i) aquatic species, as defined in subsection 2(1) of the *Species at Risk Act*.

Cedar stated that the Project is not anticipated to result in:

- Death of fish by means other than fishing as per Section 34.4 of the *Fisheries Act*,
- HADD of fish habitat under Section 35 of the *Fisheries Act*, or
- Introduction of a deleterious substance in contravention of Section 36(3) of the *Fisheries Act*.

The potential for Cedar LNG to impact water quality, fish habitat and fish health is described above. Changes in fish habitat may result from increased sedimentation, increased acidification, and riparian clearing. The characterization of this effect is described below in Section 5.4.4.

No channel realignments, water withdrawals or new instream works are proposed in fish-bearing watercourses for land-based infrastructure construction, including transmission line crossings and new access roads. Therefore, Cedar stated that freshwater aquatic species listed

under the SARA would not be affected by the Project. In addition, no species of fish listed under SARA are present in the RAA.

POSITIVE EFFECTS

Cedar did not identify any positive effects of the project on the freshwater fish VC.

MITIGATION MEASURES PROPOSED IN THE APPLICATION

The Mitigation Measures proposed in the Application to reduce effects to the freshwater fish VC include:

- Implementation of a CEMP, which will include:
 - Management practices and Mitigation Measures to reduce sediment erosion, and runoff into watercourses;
 - Monitoring of fish habitat and water quality to ensure TSS levels remain within guidelines established within the Land Development Guidelines (DFO 1993) during storm events and the BCWQG-FAL for TSS and turbidity during dry periods;
 - Establish designated equipment refueling areas and develop a spill response plan to prevent spills and reduce the risk of deleterious substances entering waterbodies;
- Riparian clearing will be limited to the extent necessary to meet Project safety and design and the necessary limits will be determined by a professional;
- Clearing boundaries will be delineated using flagging or electronic delineation prior to site preparation to keep clearing activities within the designated project footprint; and
- Watercourse crossing structures will follow DFO's Interim Code of Practice: Temporary Stream Crossings (DFO 2020a) and include Mitigation Measures in the Fish-stream Crossing Guidebook (FLNRO, ENV, and DFO 2012).

In addition to the identified Mitigation Measures listed, Cedar has integrated certain key design decisions into the Project to help reduce the effects on freshwater fish, including:

- Limiting interactions with freshwater surface water by locating the gas-treatment, LNG production, and LNG storage in the FLNG facility;
- Reducing vegetation removal and riparian clearing by having large spans between transmission line towers for the crossings of Moore and Anderson Creeks; and
- Electrifying the Project to reduce potential acidifying and eutrophying emissions (sulphur and nitrogen deposition).

5.5.3 POTENTIAL PROJECT EFFECTS AND PROPOSED MITIGATIONS IDENTIFIED DURING APPLICATION REVIEW

Based on a review of the Application and with feedback from the Working Group and Indigenous nations, the following key issues related to the assessment of the freshwater fish VC for Cedar LNG were identified:

- Benthic Invertebrate assessments;
- Water quality considerations; and
- Fish Offsetting.

BENTHIC INVERTEBRATE ASSESSMENTS

Lax Kw'alaams commented that the standard for stream habitat characterization is a benthic invertebrate assessment including characterization of benthic macroinvertebrate communities, as an indicator of stream health and as an important food source to the fish. Yet, a benthic invertebrate assessment was not included in the fish assessment. Lax Kw'alaams also commented that due to increases in TSS, benthic invertebrate assessments before, during, and after project activities would be beneficial.

Cedar responded that benthic invertebrate assessment was not conducted for Cedar LNG because there were limited potential interactions between project activities and freshwater fish habitats. Benthic communities are often monitored as indicators of ecosystem level impacts to fish and fish habitat. Given the absence of interactions between the Project and fish-bearing streams, benthic macroinvertebrate parameters were not included in the assessment. Also, that project interactions with freshwater fish habitat are limited. There are no instream works, water withdrawals, or effluent discharges proposed for fish-bearing watercourses. As a result, potential effects related to changes to benthic macroinvertebrates and associated "change in food supply" for fish are limited. As a result, benthic macroinvertebrate monitoring would not be warranted.

Lax Kw'alaams did not have further comments on this issue. The EAO considers this issue to have been adequately addressed for the purpose of the EA.

WATER QUALITY CONSIDERATIONS

ECCC recommended that Cedar consider developing a monitoring plan for acidification and eutrophication and ENV noted that Cedar should be prepared to participate in joint monitoring initiatives along with other permitted emitters in the airshed.

Cedar responded that a Follow-up Program for the freshwater fish VC and freshwater water quality would not be initiated since confidence in the assessment of specific project effects and residual effects is high and that no substantial adverse residual effects are predicted. As described in Section 5.1: Air Quality, Cedar committed to joining the Kitimat Airshed Group prior to construction and has begun the process to become a member.

ECCC, ENV and DFO all raised concerns regarding Cedar's proposal that water quality for TSS during storm events would meet the Land Development Guidelines for the Protection of Aquatic Habitat. ENV and ECCC recommended that Cedar should evaluate any potential changes in water quality during construction and operation using the BCWQG-FAL and the Canadian Council of Ministers of the Environment (CCME) guideline for total particulate matter. ENV noted that the BCWQG-FAL include a short-term guideline, which is designed for short-

term events like spills and construction, and a long-term guideline which is designed for indefinite exposure. ENV further stated that BCWQG-FAL are science-based thresholds derived from empirical data and apply to both the construction and operation phases and that if appropriate mitigations are in place, there should be no exceedance of the BCWQG-FAL for TSS.

Cedar acknowledged the differences between the thresholds in the Land Development Guidelines for the Protection of Aquatic Habitat and Canadian Environmental Quality Guidelines – Total Suspended Sediments. Cedar was of the view that the Land Development Guidelines were developed to be specifically applied to land development (construction) activities while the Canadian Environmental Quality Guidelines are broadly applicable to water quality. Cedar committed to having the receiving environment meet B.C. WQG for turbidity and TSS while and stormwater runoff would meet the Land Development Guidelines.

In consideration of the concerns raised and the potential effects of Cedar LNG on water quality and freshwater fish, the EAO proposes a provincial condition requiring the development of a CEMP (Condition 9), that would include surface water quality Mitigation Measures, including sediment and erosion control. The EAO also recommends a condition (16) that would require Cedar to participate in the Kitimat Airshed Group, or successor airshed monitoring programs, if any are established by the Province that include participation from industry. The EAO also proposes Mitigation Measures under the IAA that would reduce effects to water quality. This includes implementing Mitigation Measures to reduce sediment erosion and runoff into watercourses and ensuring TSS levels within stormwater runoff remain within guidelines established within the Land Development Guidelines and that the receiving environment meets BCWQG-FAL for turbidity in all project phases. See section 5.5.4 for further details on the recommended Mitigation Measures. With these proposed conditions and Mitigation Measures, the EAO is of the view that potential impacts to freshwater fish from water quality effects of Cedar LNG have been adequately addressed.

FISH OFFSETTING

Lax Kw'alaams commented that the Application describes that “fish production in the region is not at a greater risk due to additional changes in fish habitat” due to previous fish habitat offsetting. However, this would also have to assume offsetting has been successful (that is, replacement of loss of function) and does not consider climate change impacts that increase risk in any changes to fish habitat. They requested that Cedar:

- Provide information about the success of past fish habitat offsetting; and
- Identify how climate change contributes to risk in any changes to fish habitat.

Cedar responded that the Project has been designed to fit into the local environment and minimize the potential environmental effects, including avoiding effects to fish-bearing watercourses. After detailed freshwater fish and fish habitat assessments for all watercourses potentially impacted by the Project were conducted, it was determined that there are no predicted impacts to streams, or other freshwater fish habitats, that would require an

authorization under paragraph 35(2)(b) of the *Fisheries Act*. As a result, Cedar is not proposing any fish habitat offsetting. Cedar also responded that generally, potential effects to fish and fish habitat related to climate change are associated with changes in flow and water temperature pathways. As none of the streams directly impacted by the Project are fish-bearing, climate change would not be expected to contribute to risk for the assessment of effects on freshwater fish habitat.

Lax Kw'alaams did not provide further comments on this issue. The EAO considered the issue adequately addressed for the purpose of the EA.

5.5.4 THE EAO'S ANALYSIS AND CONCLUSIONS

The EAO evaluated the potential effects to freshwater fish by considering construction, operation, and decommissioning activities that could potentially result in residual adverse effects to freshwater fish habitat and health, including consideration of changes to freshwater fish and fish habitat, as defined in subsection 2(1) of the *Fisheries Act*; and effects on freshwater aquatic species as defined in the SARA, as required under IAA.

PROPOSED PROVINCIAL CONDITIONS AND FEDERAL MITIGATION MEASURES

Based on mitigations proposed in the Application, issues raised during Application review, the EAO's effects assessment, and the information contained in the Joint Permitting / Regulatory Coordination Plan and the Regulatory Coordination Tracking Table (Appendix 5), the EAO proposes the following provincial conditions:

- CEMP, that would include water quality Mitigation Measures, including sediment and erosion control;
- A condition (16) that would require Cedar to participate cumulative effects initiatives including in the Kitimat Airshed Group, or successor airshed monitoring programs.

The EAO also recommends the following Mitigation Measures under the IAA:

- Implement Mitigation Measures to reduce sediment erosion and runoff into watercourses (all Project phases);
- Stormwater runoff water quality will meet total suspended solids (TSS) guidelines established within the Land Development Guidelines for the Protection of Aquatic Habitat (DFO 1993) and these discharges will not cause the receiving environment to exceed BCWQG-FAL for turbidity, considering both short-term and long-term exposures (all phases)
- Limit riparian clearing to the extent necessary to meet Project safety and design and the necessary limits will be determined by a professional (construction);
- Delineate clearing boundaries using flagging or electronic delineation prior to site preparation to keep clearing activities within the designated project footprint (construction);

- Watercourse crossing structures will follow DFO’s Interim Code of Practice: Temporary Steam Crossings (DFO 2020) and include Mitigation Measures in the Fish-stream Crossing Guidebook (FLNRO, ENV, and DFO 2012) where these standards are determined to be applicable by a professional (construction); where the Code of Practice is not applicable to the stream crossing, the crossing will be constructed in compliance with the *Fisheries Act*).

RESIDUAL EFFECTS

After considering the Mitigation Measures, the EAO predicts that Cedar LNG would result in residual adverse effects on the fish and fish habitat VC, including changes to freshwater fish and fish habitat, via the following effects:

- Changes in water quality including:
 - Increased levels of TSS in streams due to site preparation, clearing, and construction;
 - Deposition of sulphur and nitrogen compounds in lake areas and streams from project emissions during operation;
- Changes in fish habitat from riparian clearing which would include:
 - Increases in TSS from soil erosion;
 - Changes in fish cover and shading; and
- Changes in fish health/mortality due to the above changes in water quality and habitat removal/alteration.

Regarding effects within federal jurisdiction, the EAO predicts that Cedar LNG would not result in residual effects to freshwater aquatic species as defined in the *Species at Risk Act*, because as described above freshwater aquatic species listed under the SARA would not be affected by the Project. Residual changes to freshwater fish and fish habitat, as defined in subsection 2(1) of the *Fisheries Act* are predicted and are captured by the assessment of the residual effects characterized below, which are all pathways of effects to fish and fish habitat.

Table 19: Characterization of Residual Effects for Freshwater Fish

Criteria	Assessment Rating	Rationale
Context	<p>Water Quality: Low to Moderate</p> <p>Fish Habitat: Moderate</p>	<p>Water Quality: Water quality is considered to have low to moderate resiliency because existing conditions show a moderate to high sensitivity to acidification inputs in waterbodies. Water temperature and pH was within optimal range for fish.</p> <p>Fish Habitat: Of the watercourses along the proposed transmission line right-of-way, 3 were fish bearing and 11 were not. Fish habitat is considered to have moderate resiliency because existing fish habitat quality in the fish-bearing watercourses within the LSA ranged from poor to good. In general, spawning quality was moderate at the assessed fish-</p>

Criteria	Assessment Rating	Rationale
	Fish Health/Mortality: Moderate	bearing watercourses while migration was poor due to observed barriers to fish passage. Fish Health/Mortality: None of the 16 fish species present in the RAA are listed under SARA. However, oolichan have been documented in Moore Creek and the Central Pacific Coast population of oolichan are considered endangered under COSEWIC and listed as special concern provincially. Cutthroat trout is also listed as special concern provincially. These occurrences are downstream of the transmission line right of way.
Direction and Magnitude	Adverse and Low	Clearing, grading and construction and removal of land-based infrastructure is expected to have adverse effects on water quality, and therefore, potentially effect fish health and mortality. However, during construction, TSS is expected to stay within the Land Development guidelines, and BCWQG-FAL. Additionally, with implementation of mitigation strategies and BMPs, the magnitude of these effects should be localized and low. Effects from clearing of riparian habitat may also lead to alteration of instream habitat (cover, nutrients, shading). These would be mitigated by limiting clearing to the extent possible and delineating clearing boundaries prior to site preparation.
Extent	Local	Residual effects will be localized to the LAA.
Duration	Medium-term	Residual effects will be present during the construction and decommission phases.
Frequency	Infrequent	Effects from clearing, grading and construction and subsequent removal of the land-based infrastructure will be irregular events during construction and decommissioning.
Reversibility	Reversible	Potential adverse effects due to increased total suspended solids (TSS) from the described project activities will be reversible upon the completion of the construction and decommissioning Project phases.
Risk (likelihood and consequences)	Likelihood – Medium likelihood of residual effects to fish health, and habitat during construction and decommissioning activities. Consequence – Moderate consequence based on the magnitude of effects being localized and mitigated by BMPs. Risk – Based on the medium likelihood and moderate consequence of residual effects to fish habitat and health it was determined that there would be a moderate level of risk.	
Uncertainty	Uncertainty associated with residual effects to freshwater fish is considered to be low. The EAO has a high level of confidence in the characterization of residual effects, based on the proven effectiveness of Mitigation Measures that will be used following industry standard operating procedures and best management practices that include erosion and sediment controls. Such proven avoidance and Mitigation Measures include electrification of the Project to reduce potential acidifying emissions, no instream works or water withdrawals in fish-bearing watercourses, and large spans between transmission lines to reduce riparian clearing.	

Criteria	Assessment Rating	Rationale
Significance		In consideration of the above analysis of effects, the proven effectiveness of standard Mitigation Measures that will be utilized, and reversibility of the effects, the EAO concludes that the Project would not have significant adverse residual effects on the freshwater fish VC.

Note: Criteria and assessment ratings are defined in Appendix 4: Residual Effects Characterization Definitions.

CUMULATIVE EFFECTS ASSESSMENT

Past and present physical activities with the potential to cumulatively interact with the Cedar Project are:

- Coastal GasLink Pipeline;
- LNG Canada Export Terminal;
- LNG Canada Load Interconnection Project (BC Hydro);
- Pacific Northern Gas Pipeline;
- Rio Tinto Aluminum Smelter; and
- Rio Tinto Terminal A Extension.

CHANGE IN SURFACE WATER QUALITY AND FISH HABITAT

For the assessment of potential cumulative effects due to potential change in riparian habitat, the spatial and temporal overlap with existing or potential change in riparian habitat due to other projects was assessed. All six present projects and physical activities listed above have the potential to alter riparian habitat in the freshwater fish RAA in the same watercourses requiring riparian clearing for the Project: Beaver, Anderson, and Moore creeks. Two existing or approved projects are likely to act cumulatively with the Project in terms of potential acidification of surface waters: the existing Rio Tinto Aluminum Smelter and the approved LNG Canada Export Terminal.

The likelihood of residual cumulative effects on riparian habitat is considered high despite habitat compensation/offsetting. This is due to some adverse changes in riparian habitat which have either already occurred, and may continue to occur, as a consequence of riparian vegetation clearing due to past, present, and reasonably foreseeable future projects. In addition, there is a high likelihood of residual cumulative effects on surface water quality through acidification. This effect is due to the influence of existing projects in the area as modeled by the deposition level of 100 S+N eq/ha/yr for the base case modelling scenario.

Residual cumulative effects with the Project for both changes in surface water quality and changes in fish habitat will occur within the RAA and will be long term. However, effects are reversible once projects are completed. Cumulative effects will be infrequent during project phases, and for these reasons, the magnitude of the cumulative effects is low.

INTERACTIONS BETWEEN EFFECTS

Under Section 22(1) of the IAA, the impact assessment of a designated project must take into account:

- a) the changes to the environment or to health, social or economic conditions and the positive and negative consequences of these changes that are likely to be caused by the carrying out of the designated project, including
- iii. The result of any interaction between those effects.

The EAO also notes that Section 25(2) of the Act (2018)²¹ states that every assessment must consider risks and uncertainties associated with effects of the reviewable project, including the results of any interaction between effects. Risks and uncertainties of the effects to freshwater fish are described above in the Residual Effects section.

The freshwater fish and fish habitat VC assessment is linked to the assessment of Cedar LNG effects on other VCs and factors as follows:

- Air Quality – air quality modelling results were used to inform the assessment of effects to freshwater fish due to air emissions and mitigations, where applicable; and
- Vegetation Resources – mapping wetland and riparian habitats informed the assessment to freshwater fish, where applicable.

The EAO did not identify any additional effects or interactions that have not been assessed within the above sections.

In addition, the EAO notes that the effects of all biophysical VCs including freshwater fish and fish habitat, air quality, and vegetation resources, are considered in the assessment of the effects on biophysical factors that support ecosystem function (section 6.6). This assessment considers linkages within each of the biophysical realms and considers effects in a holistic manner. The EAO concluded that there would be a low magnitude of effects on biophysical factors that support ecosystem function.

CONSIDERATION OF INDIGENOUS KNOWLEDGE

The EAO considered Indigenous Knowledge, where available, in the assessment of effects on freshwater fish.

In the Application, Cedar incorporated information received from Indigenous nations, on freshwater fish species of importance to the Indigenous nations, as discussed in the baseline data and assessment sections of the Application.

At the request of Haisla Nation, traditional knowledge and traditional use studies conducted to inform previous EAs in the RAA, were reviewed by Cedar to characterize existing conditions and

²¹ While Cedar LNG is assessed under the Act (2002), aspects of the Act (2018) are considered in this assessment, as described in Part A of this Report.

identify potential data gaps; these secondary sources of traditional knowledge and traditional use were used to augment traditional knowledge and traditional use studies provided by Indigenous nations for use in this Application.

During the EA, Lax Kw'alaams provided comments on the assessment of freshwater fish, including. The information provided is summarized above in section 5.5.3. Indigenous nations did not provide comments on residual effects ratings or proposed Mitigation Measures related to this VC.

CONCLUSIONS

The EAO is satisfied that Cedar LNG will not have significant adverse residual or significant cumulative effects on the freshwater fish VC (including to freshwater fish and fish habitat, as defined in subsection 2(1) of the *Fisheries Act* and effects on freshwater aquatic species as defined in SARA). This conclusion considers the information and analysis presented in this chapter; the views of the technical Working Group, Indigenous nations, and Cedar; the proposed Mitigation Measures identified in the provincial TOC including, Condition 9: CEMP and Condition 16: Regional Cumulative Effects Initiatives; and recommended Mitigation Measures under the IAA for freshwater fish and fish habitat (Appendix 1).

5.6 MARINE RESOURCES

5.6.1 BACKGROUND

This chapter assesses the potential effects Cedar LNG would have on the marine resources VC, including:

- Changes in water quality;
- Changes in habitat;
- Changes in behaviour of fish or marine mammals caused by sensory disturbances; and
- Changes in fish or marine mammal injury or mortality risk.

Marine resource effects would occur in federal jurisdiction. These effects are considered in this section, specifically including:

- Changes to marine fish and fish habitat, as defined in subsection 2(1) of the *Fisheries Act*, as required under the IAA; and
- Effects on marine aquatic species as defined in the *Species at Risk Act (SARA)*, as required by the IAA.

Effects on marine resources in relation to effects to the health, social or economic conditions of the Indigenous peoples of Canada and current use of lands and resources for traditional purposes and cultural heritage are also discussed in section 6.9 of this Report.

REGULATORY CONTEXT

In addition to requirements under the IAA, federal and provincial legislation, policy, and regulatory guidance documents were considered to assess the marine resources VC. The following federal statutes, policies, and frameworks include:

- *Fisheries Act*;
- SARA;
- *Canada Shipping Act, 2001*;
- *Canadian Environmental Protection Act, 1999*;
- Policy for Applying Measures to Offset Adverse Effects on Fish and Fish Habitat (2019);
- Fish and Fish Habitat Protection Policy (2019);
- Applicant's Guide Supporting the "Authorizations Concerning Fish and Fish Habitat Protection Regulations (2019);
- The Guidelines for the Use of Explosives in or Near Canadian Fisheries Waters (1998);
- Interim code of practice: End-of-pipe fish protection screens for small water intakes in freshwater; and
- *Oceans Act*.

The following provincial statutes, policies, and frameworks were utilized for the Marine Resource VC:

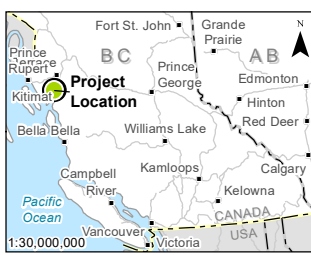
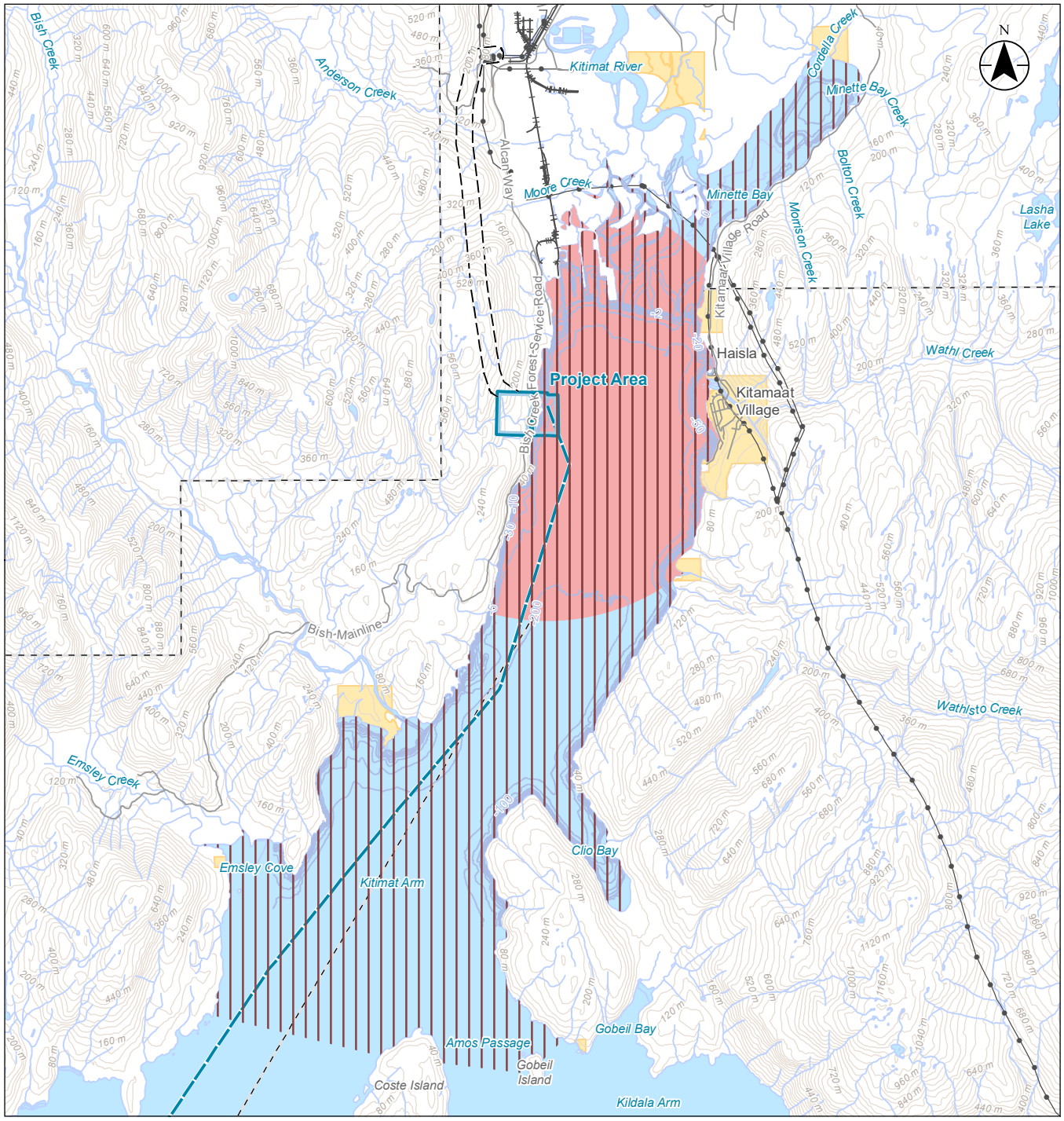
- *Wildlife Act*; and
- *Environmental Management Act*.

The EAO notes that if Cedar LNG receives an EAC and federal IAA approval, it would need to obtain provincial permits, including a waste discharge permit for effluent discharge under the *Environmental Management Act*. This permitting process would be administered by the OGC.

BOUNDARIES

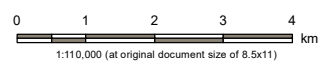
Project-specific effects on marine resources were assessed within the LAA and cumulative effects of past, present and reasonably foreseeable future projects were assessed within the RAA. Figure 13 and Figure 14 depict the extent of the RAA and LAA. The spatial boundaries for Cedar LNG are as follows:

- Facility footprint or area of disturbance (2.3 ha);
- Marine Terminal LAA with total area of 2,195 ha which includes the marine portion of the Cedar LNG Project area and a 4 km buffer;
- The Marine Terminal RAA has a broader marine area of 6,230 ha; and
- The Marine Shipping LAA and RAA are spatially identical at 312,677 ha and both are confined to the marine environment by the high-tide line. The Marine Shipping LAA is also defined by a 10 km buffer around the Marine Shipping Route.



Notes
 1. Coordinate System: NAD 1983 UTM Zone 9N
 2. Data Sources: DataBC, Government of British Columbia; Natural Resources Canada; Canadian Hydrographic Service

- Road
- +— Railway
- Transmission Line
- Topographic Contour
- Bathymetric Contour (metres at chart datum; CHS 3908 Kitimat Harbour)
- Watercourse
- Waterbody
- Reserve Land
- - - District of Kitimat
- - - Municipal Boundary
- ▭ Project Area
- - - Transmission Line Permitting Corridor
- Marine Shipping Route (Approximate Location)
- Marine Resources (Marine Terminal)**
- ▨ Local Assessment Area
- ▨▨▨ Regional Assessment Area

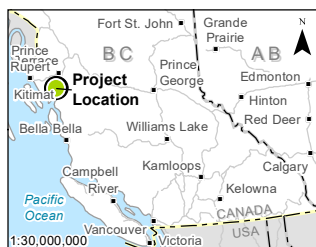
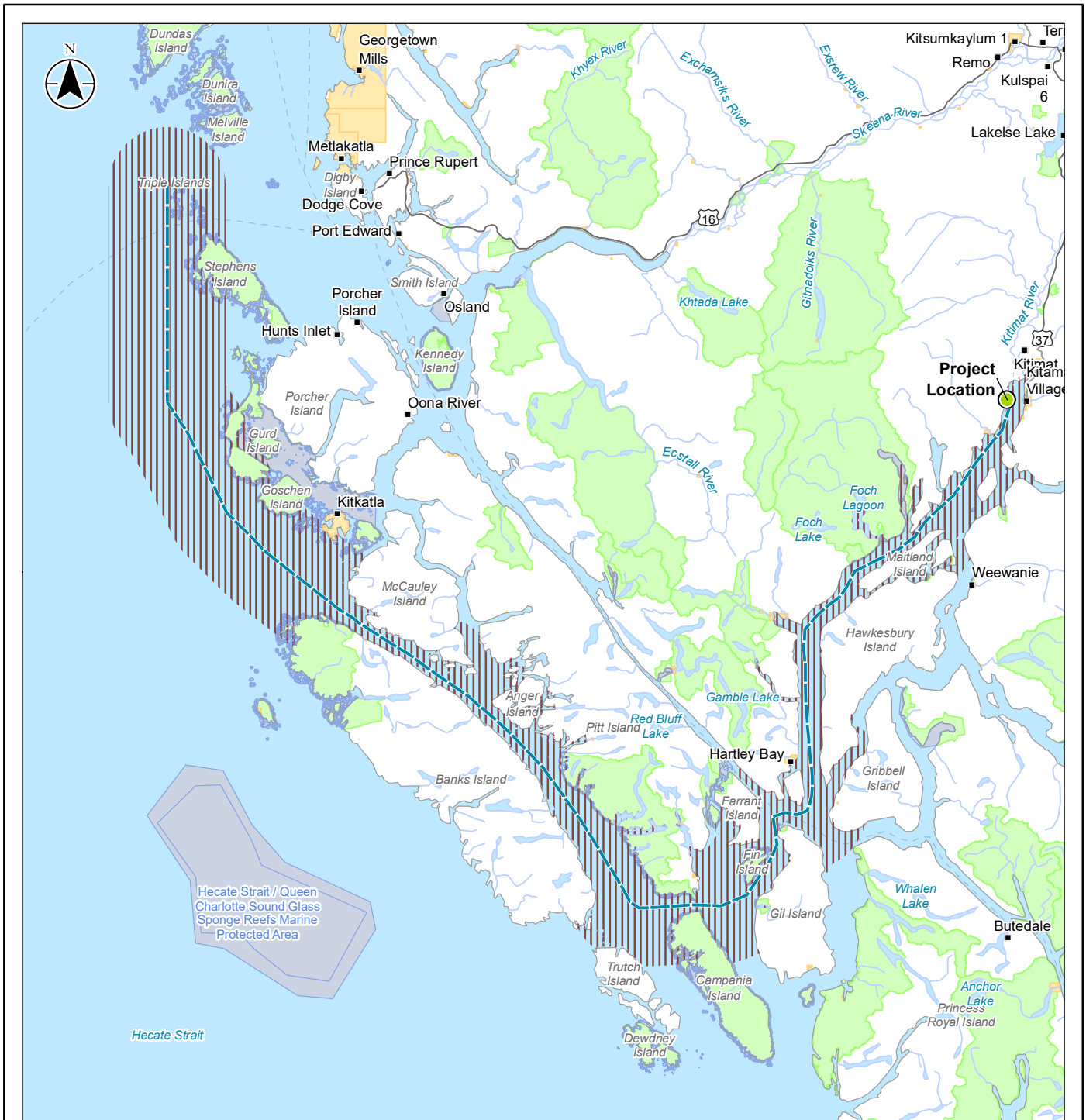


Project Location: Kitimat, British Columbia
 Project Number: 123221953
 Prepared by: LTRUDELL on 20211126
 Discipline Review by: JMUNDY on 20211126
 GIS Review by: TGARDINAL on 20211126

Client/Project/Report
 Produced by Stantec for Cedar LNG Partners LP for the Cedar LNG Project

Title
**Marine Resources (Marine Terminal)
 Local and Regional Assessment Areas**

Figure 13: Marine Terminal LAA, RAA and Facility Area for the Marine Resources VC



Notes
 1. Coordinate System: NAD 1983 UTM Zone 9N
 2. Data Sources: DataBC, Government of British Columbia; Natural Resources Canada; Canadian Hydrographic Service

- Highway
- Road
- - - Ferry Route
- Watercourse
- Waterbody
- Reserve Land
- Park or Protected
- Marine Park or Protected

- Project Location
- Marine Shipping Route (Approximate Location)
- Local and Regional Assessment Area

0 10 20 30 40
 1:1,000,000 (at original document size of 8.5x11) km

Project Location: Kitimat, British Columbia
 Project Number 123221953
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Client/Project/Report
 Produced by Stantec for Cedar LNG Partners LP
 for the Cedar LNG Project

Title
**Marine Resources (Shipping)
 Local and Regional Assessment Areas**

Figure 14: Marine Shipping Route LAA and RAA for the Marine Resources VC

The temporal boundaries of the assessment are the period over which effects on the marine resources VC were assessed. Cedar assessed effects to marine resources over all phases of the Project: construction, operations and decommissioning.

5.6.2 POTENTIAL PROJECT EFFECTS AND PROPOSED MITIGATIONS MEASURES IN THE APPLICATION

This section summarizes the information, methods and conclusions presented by Cedar in the Application, while input from reviewers is summarized in section 5.6.3.

EXISTING CONDITIONS

Baseline information on marine resources was established from existing data, field studies, and both traditional knowledge and traditional use in the area.

WATER QUALITY

Measured parameters of contaminants in water and sediment are below the detection limit or applicable Water Quality Guidelines (WQG) in Kitimat Arm, with the exception of boron, cadmium, copper, and zinc in some samples. Boron is naturally elevated in the marine waters and was the only metal measured in the marine terminal LAA during project-specific sampling that exceeded WQG.

MARINE FISH AND MAMMALS

Marine fish habitat within the Marine Terminal LAA/RAA includes marine riparian habitat, intertidal habitat, subtidal habitat (foreshore), estuaries and salt marshes, and kelp and eelgrass beds. The Marine Terminal and Marine Shipping LAA/RAAs also overlap with important DFO areas for oolichan, tanner crab, and cloud sponge.

Habitat use within the Marine Terminal LAA is species and season specific. There are five species of Pacific salmon and steelhead that spawn in the Kitimat River watershed and have unique migration and spawning timings. In marine waters of the Kitimat Arm, salmon are observed year-round, with seasonal influxes during adult inbound and smolt outbound migrations.

No intertidal benthic rare species or species at risk were identified in the Marine Terminal LAA. Marine fish and invertebrate species at risk that may be present in the Marine Terminal RAA include bluntnose sixgill shark, spiny dogfish, canary rockfish, yelloweye rockfish, quillback rockfish, oolichan, green sturgeon, and northern abalone.

Traditional harvesting grounds, hunting grounds, and fishing grounds for clam, cockle, seal, halibut, rockfish, and lingcod are present in the areas around Minette Bay, the mouth of Kitimat River, Coste Island, Bish Cove, and the deeper waters of Kitimat Arm.

The marine fish and invertebrates considered species at risk that would occur in the Marine Terminal RAA and in the Marine Shipping RAA are listed in the table below.

Table 20: Marine Fish and Invertebrate Species at Risk Known to Occur in the Marine Terminal RAA and in the Marine Shipping LAA/RAA

Taxa	SARA-Listed ¹	COSEWIC ²	Wildlife Act
Northern Abalone	Endangered	Endangered	Red
Olympia oyster	Special concern	Special concern	Blue
Bluntnose sixgill shark	Special concern	Special concern	Red
Spiny dogfish	Not listed	Special concern	No status
Tope shark	Special concern	Special concern	No status
Green sturgeon	Special concern	Special concern	Blue
Oolichan	Pending	Endangered / Threatened	No status
Bocaccio	Not listed	Endangered	No status
Canary rockfish	Not listed	Threatened	No status
Darkblotched rockfish	Not listed	Special concern	No status
Quillback Rockfish	Not listed	Threatened	No status
Rougheye rockfish (type I and II)	Special concern	Special concern	No status
Yelloweye rockfish	Special concern	Threatened	No status
Yellowmoth rockfish	Not listed	Threatened	No status
Longspine thornyhead	Special concern	Special concern	No status
NOTES: All species included in the table are known to occur in both the Marine Terminal RAA and the Marine Shipping LAA/RAA.			
¹ SARA = <i>Species at Risk Act</i>			
² COSEWIC = <i>Committee on the Status of Endangered Wildlife in Canada</i>			

Humpback, Eastern Pacific grey, fin, toothed and Bigg's killer whales are commonly observed in the region. Minke whales have also been observed year-round in BC waters but in low numbers. The critical habitat for humpback whales overlaps with portions of the Marine Shipping LAA/RAA around Gil Island where the grey and fin whales exhibit more seasonal use of the area. A designated DFO important area for northern resident killer whales has also been identified in the Marine Shipping LAA/RAA.

In addition to the whale species in the area, the most common marine mammals noted in Kitimat Arm are comprised of the harbour seal, Steller sea lion, harbour porpoise, Dall's porpoise, and the Pacific white-sided dolphin. Seasonal changes in abundance and distribution of these marine mammals are related to migratory patterns and distribution of prey.

The marine mammals that are species at risk that would occur in the Marine Terminal RAA and in the Marine Shipping RAA are listed in the table below.

Table 21: Marine Mammal Species at Risk Known to Occur in the Marine Terminal RAA and in the Marine Shipping LAA/ RAA

Taxa	SARA-Listed ¹	COSEWIC ²	Wildlife Act
Humpback Whale (North Pacific population)	Special concern	Special concern	Red
Fin Whale	Threatened	Special concern	Red
Grey Whale, Eastern North Pacific population	Special concern	Non-active	Blue
Minke Whale	Not listed	Not at risk	Yellow
Killer Whale, Northeast Pacific northern resident population	Threatened	Threatened	Red
Killer Whale, Northeast Pacific transient population	Threatened	Threatened	Red
Dall's Porpoise	Not listed	Not at risk	Yellow
Harbour Porpoise	Special concern	Special concern	Blue
Pacific White-sided Dolphin	Not listed	Not at risk	Yellow
Harbour Seal	Not listed	Not at risk	Yellow
Steller Sea Lion	Special concern	Special concern	Blue
Sea Otter	Special concern	Special concern	Blue
Sperm Whale	Not listed	Not at risk	Blue
Offshore Killer Whale	Threatened	Threatened	Blue
Northern Elephant Seal	Not listed	Not at risk	Red
Northern Fur Seal	Threatened	Threatened	Red
California Sea Lion	Not Listed	Not at risk	Yellow
<p>NOTES: All species included in the table are known to occur in both the Marine Terminal RAA and the Marine Shipping LAA/RAA (with the exception of minke whale and sea otter in the Marine Terminal RAA.</p> <p>¹ SARA = <i>Species at Risk Act</i> ² COSEWIC = Committee on the Status of Endangered Wildlife in Canada</p>			

POTENTIAL PROJECT EFFECTS

This section summarizes the following key potential effects on marine resources, which were assessed in the Application:

- Change in water quality;
- Change in habitat;
- Change in behaviour of fish or marine mammals caused by sensory disturbances,
- Change in fish or marine mammal injury or mortality risk;
- Changes to marine fish and fish habitat, as defined in subsection 2(1) of the *Fisheries Act*; and
- Effects on aquatic species as defined in SARA.

EFFECT OF CHANGE IN WATER QUALITY

Cedar LNG Project components and physical activities during all phases have the potential to result in changes to water quality which may affect marine fish health. Project activities during construction (such as marine pile installation), operation (such as liquefaction of natural gas) and decommissioning (such as dismantling of marine infrastructure) have the potential to alter marine water quality, which has the potential to affect marine fish health.

Cedar noted that site preparation and clearing during construction and dismantling of infrastructure during decommissioning could change water quality through an increase in the risk of shoreline erosion and the introduction of land-based sediment into the nearshore marine environment (that is, through runoff). As no dredging or disposal at sea are planned during Project construction and the marine terminal would be attached to rocky substrate in the foreshore, studies such as sediment dispersion modelling were not conducted to inform the Application. Cedar assessed changes in TSS qualitatively and predicted that levels would remain within the DFO Land Development Guidelines for the Protection of Aquatic Habitat guidance of less than 75 mg/L of suspended solids above background levels during design storm events and Water Quality Guidelines (WQGs) for the protection of aquatic life during normal dry weather periods.

Changes to the marine waters may also result from marine terminal effluent discharges during construction and operation such as stormwater, ballast water, and desalination brine. Stormwater that contacts clean areas of the FLNG facility deck would be allowed to run off the deck and would not be tested. Stormwater that comes into contact with potentially contaminated areas would be captured and discharged if it meets the guidelines or treated in an oily water separator package if it does not meet guidelines prior to discharge. Stormwater from the land portion of the site would discharge to the Douglas Channel via ditches and is a separate storm system from the FLNG deck. The reverse osmosis freshwater generators would produce a continuous discharge of brine. Marine minerals and salts will be concentrated by the freshwater generation process. The resulting salt concentration in the discharge would be approximately 33 percent higher than background concentrations. During the operation phase, desalination brine would be discharged at a continuous rate of 28 m³/hour. Further details regarding these discharges would be required as part of the waste discharge permit application process under the *Environmental Management Act* should Cedar LNG proceed to permitting.

While ballast water will be discharged into the Douglas Channel as the LNG is loaded, to prevent the introduction of contaminants and non-native species into the marine environment, all LNG carriers calling at the marine terminal would follow requirements for bilge and ballast water management and discharge under the CSA, 2001 Ballast Water Regulations, and will implement a vessel-specific Ballast Water Management Plan that complies with the International Convention for the Control and Management of Ship's Ballast Water and Sediments, 2004.

EFFECT OF CHANGE IN HABITAT

During construction, site preparation and clearing would affect marine riparian vegetation that provide ecological benefits to fish that may cause changes to marine fish habitat. Habitat loss or alteration is described in Table 22.

Table 22: Shoreline Habitat Affected by Cedar LNG

Activity	Habitat Affected	Area (m²)
<i>Habitat Loss</i>		
Installation of piles to support the northern anchor block	High intertidal substrates	6
Installation of piles to support the small craft jetty	Intertidal and subtidal substrates	41
Total Habitat Loss		47
<i>Habitat Alteration</i>		
Shading from northern anchor block	High intertidal substrate	108
Shoreline riprap armouring	Intertidal substrate	1,973
Total Habitat Alteration		2,081
Total Habitat lost or altered		2,128

Various outcomes will dictate which in-water marine infrastructure may be removed or remain in place with the decommissioning phase of Cedar LNG; however, it is anticipated that as all in-water surfaces are to have mature communities of algae and sessile invertebrate species, complete removal of all infrastructure would cause disturbance to marine habitat.

EFFECT OF CHANGE IN BEHAVIOUR OF FISH OR MARINE MAMMALS

Cedar identified that underwater noise and artificial light were the key pathway of effects to cause effects on the behaviour of marine fish and marine mammals.

The primary sources of underwater noise from Cedar LNG would be the construction of marine-based infrastructure, marine transport of construction materials to the Project site, marine shipping and transportation, facility and infrastructure maintenance, operational stages of the Project, and decommissioning of marine-based infrastructure (to include marine transport of decommissioned infrastructure). Marine transportation associated with LNG carriers is expected to produce underwater noise from the engines, gearboxes, and propellers of moving vessels. Increased underwater noise may negatively impact marine mammals in various forms, including but not limited to causing stress and physiological responses (such as diminished reproductive effort and lowered immune responses), impeding communication, and disrupting migration. The Application notes the scientific uncertainty surrounding the impact of

underwater noise on changes in behaviour of fish or marine mammals due to limited studies in the marine environment in the case of fish and the multiple factors affecting actual reactions of marine mammals to introduced sources of underwater noise such as the intensity, type, duration of the noise, the individual, species, sex and life history and its distance from the source, the novelty of the activity, as well as state of the animal at the time of exposure. Thus, it is difficult to determine long-term impacts on individual animals or on populations.

During construction, certain activities may continue overnight and require lighting. Artificial lighting used during the hours of darkness may affect the behaviour of marine fish and marine mammals (such as seals and sea lions) in lit waters. During operations, artificial lighting at the marine terminal would be used to provide a safe working environment. During the nighttime, artificial illumination may cause a change in behaviour of marine fish and marine mammals (such as seals and sea lions).

EFFECT OF CHANGE IN FISH OR MARINE MAMMAL INJURY OR MORTALITY RISK

Cedar identified that marine fish and marine mammals could be injured or killed from construction of marine-based infrastructure or from vessel strikes with LNG carriers along the shipping route. For construction, pile installation at the marine terminal/FLNG facility and small craft jetty and marine transport of materials to site may cause burial or crushing of organisms. Installation and operation of the seawater intake and waste discharges and dismantling of marine infrastructure following the end of life of Cedar LNG may also result in injury or mortality of marine fish. The Application additionally noted that underwater noise from unmitigated impact pile installation could injure marine mammals/fish or result in fish mortality.

During all phases of the Project, marine mammals could also be injured or killed by vessel strikes. Vessel strikes are defined as collisions between vessels (and/or propellers) and marine organisms, most commonly marine mammals but can also include sea turtles and basking sharks. Most injuries resulting from vessel strikes relate to either blunt force trauma or propeller lacerations; both can be fatal immediately or later, through secondary infections and internal injury. Cedar did not estimate mortality rates of marine mammals. The Application considered that many knowledge gaps still exist for vessel strikes.

IAA REQUIREMENTS

The IAA requires that effects within federal jurisdiction be considered. These include the following effects addressed in the marine resources VC:

- 2(a) a change to the following components of the environment that are within the legislative authority of Parliament:
 - (i) fish and fish habitat, as defined in subsection 2(1) of the *Fisheries Act*; and
 - (ii) aquatic species, as defined in subsection 2(1) of SARA.

Fish and Fish Habitat

Cedar LNG has the potential to result in:

- Change in fish habitat;
- Change in water quality;
- Change in marine fish and marine mammal behaviours; and
- Change in injury or mortality risk for marine fish and marine mammals.

Details on the extent of effects are provided in the sections above.

Aquatic Species as Defined in SARA

The definition of aquatic species includes both wildlife species that are fish or a marine plant as defined in the *Fisheries Act*. Marine plants include all benthic and detached algae, marine flowering plants, brown algae, red algae, green algae, and phytoplankton.

The marine fish and invertebrate species that may occur in the Marine Terminal and Marine Shipping RAAs and are listed on Schedule 1 of SARA are listed above in Table 20. Three marine fish and one invertebrate species that may occur in the Marine Terminal and Marine Shipping RAAs are listed on Schedule 1 of SARA. With implementation of the identified Mitigation Measures for in-water work during construction and placement of the seawater intakes for operation, Cedar does not predict any direct effects on Schedule 1 listed species.

The marine mammal species that may occur in the Marine Terminal and Marine Shipping RAAs and are listed on Schedule 1 of SARA are listed above in (Table 21). Potential effects on these marine mammals including the incremental contribution of underwater noise and the increased marine vessel traffic are considered to be of moderate magnitude; however, changes in mortality risk and behavioural effects are not anticipated to adversely affect the viability of these SARA-listed populations. Despite existing levels of vessel traffic and underwater noise, marine mammal species at risk such as the humpback whale, grey whale, fin whale, and sea otter have shown substantial recovery toward pre-industrial population levels.

There are three potential pathways for Project-related effects to marine plants:

- Direct or indirect effects from construction of marine infrastructure
- Direct or indirect effects from berthing LNG vessels or Project infrastructure including physical disturbance and disturbance as a result of shading or resuspended sediments (each could also impact phytoplankton); and
- Wake-related effects as a result of marine shipping.

Species of brown, green and red algae are present within the intertidal zone of the LAA. These are located on all shoreline types including bedrock, boulder, boulder/cobble and cobble dominated habitats. There was no eelgrass or canopy-forming kelp observed during marine intertidal or subtidal surveys of the Marine Terminal LAA/RAA. These are the highest value marine plants on the coast of British Columbia from a fish habitat perspective.

During construction, Cedar noted that there would be little, if any, interaction with marine vegetation. The marine terminal has been designed to minimize any interaction with marine habitats. The strut mooring system for the FLNG has a very small footprint in the marine environment, with all potential impacts just below the higher-high tide level. Some *Fucus* spp. (rockweed) may be impacted by the installation of the northern anchor block for the strut mooring system; the intertidal footprint for these piles is approximately 6 m² and the concrete pile cap may shade up to 108 m². However, any intertidal components of this anchor block are expected to be colonized by *Fucus* spp. (rockweed) after construction is complete.

The small craft jetty has four 0.91-m diameter piles that would be installed in the intertidal area. This will affect 2.6 m² of shoreline habitat and may affect the brown, green and red algae present. It is expected that some algae will colonize the piles over time.

The strut mooring system will position the FLNG facility approximately 100 m from the shoreline in waters between 60 m and 90 m deep. As a result, LNG carriers will berth in waters where there is no potential for direct physical disturbance to marine plants or indirect disturbance due to shading or sediment resuspension.

During Application review, Cedar conducted an additional study on wake (as described in Section 5.9: Marine Use) that included an assessment of potential effects on marine vegetation. Cedar estimated wake wave heights and impacts to shoreline erosion and marine vegetation from LNG carriers for 25 shoreline sites that had the potential to provide important shoreline harvesting areas for Indigenous nations. In that study, Cedar acknowledged that vessel wake has the potential to impact natural processes such as shoreline erosion and cause adverse effects to marine vegetation such as kelp forests but found that wake heights were within the annual range of wave heights that occur naturally along the shipping route. While predicted wake height exceeded the summer mean monthly characteristics in some locations, the wake heights are less than wave heights experienced during storm events for that same period. The study noted that several of the highest wave heights had marine vegetation present and therefore the wake was not expected to affect marine vegetation. Only 4.2 percent of the shoreline along the Marine Shipping Route is characterized by silt or mud substrates and, as the wake heights are within the range of natural wave heights, there is little potential for shoreline erosion as a result of project-related vessel wake.

Marine vegetation can also be impacted by vessel wake through strong wake dislodging marine vegetation or wake-induced turbidity increases causing light limitation. Cedar noted that the majority of wake generated by project-related vessels is within the range of ambient conditions and wake is not expected to cause marine vegetation to be dislodged from shorelines along the shipping route. Additionally, turbidity effects at any one site would be low (due to depth and shape of fjord channels, short duration of exposed vegetation, infrequent vessel transits, and the small probability of those two events occurring simultaneously) and wake heights were largely within ambient conditions. These results indicated that, while marine vegetation may have greater exposure to transiting vessels at lower tides, the magnitude of any turbidity

increase is anticipated to be within the normal range caused by wind driven waves and any disturbed sediment will settle to baseline conditions quickly afterwards. As such, Cedar reported that project related vessel wake is not anticipated to cause light limitation to marine vegetation. Overall, effects on aquatic plant species would be low.

MITIGATION MEASURES PROPOSED IN THE APPLICATION

The Application proposed the following Mitigation Measures²² to avoid or minimize the potential adverse effects of Cedar LNG on marine resources:

- Incorporate erosion and sediment control best practices into the CEMP to manage surface water and avoid sedimentation of nearshore marine areas (construction);
- All measures related to protection of marine fish and marine mammals during construction, including protection of water quality, will be incorporated into the CEMP and will include monitoring plans and reporting requirements;
- Establish and maintain designated equipment refueling areas and develop a spill responses plan for construction into the CEMP to reduce potential fuel spills into the marine environment (construction);
- Pile installation in the intertidal zone for the FLNG facility strut mooring system will occur at lower tides to avoid in-water pile installation. Alternatively, Cedar may construct a cofferdam that allows piles to be installed in the dry (construction);
- If the small craft jetty is required, an underwater noise monitoring plan (as part of the CEMP) will be developed prior to construction to specify mitigation and monitoring measures for protection of marine mammals and fish during in-water pile driving. Pile driving for the small craft jetty will use vibratory methods to the extent possible. Where in-water impact pile driving is necessary, Cedar will use bubble curtains to mitigate underwater noise levels (construction);
- Lighting for the Project will be designed consistent with the OGC's Light Control Best Practices Guideline and will consider the following measures (all phases):
 - Directional or shielded lighting to reduce the vertical or horizontal distribution of light, and
 - Adaptive and variable lighting regime measures (timers, dimmers, motion sensors);
- Water intakes will be located on the bottom east (offshore) side of the FLNG barge and situated approximately 12 m below the surface, away from the shoreline, and above the seabed to mitigate injury or mortality of juvenile fish associated with entrainment and impingement (operation); and
- Utilize a Project-specific least risk work window of September 1 – February 15 for in-water work, if small craft jetty is required (construction).

²² Cedar has incorporated avoidance measures directly into the design of the Cedar LNG to align with Haisla Nation's business philosophy of promoting environmentally responsible and sustainable development that minimizes impacts to land and water resources.

During Application Review, Cedar also proposed a Follow-up Program for marine resources and marine use, which is described further below.

5.6.3 POTENTIAL PROJECT EFFECTS AND PROPOSED MITIGATIONS IDENTIFIED DURING APPLICATION REVIEW

Based on a review of the Application and with feedback from the Working Group, Indigenous nations and the public, the following key issues related to the assessment of marine resources for Cedar LNG were identified:

- Water quality;
- Underwater noise and artificial light; and
- Marine shipping effects (including cumulative effects).

Concerns raised by the Working Group regarding wake effects as it relates to marine resources are discussed in Section 5.9: Marine Use of this Report and in Part C and Section 6.9 of this Report.

WATER QUALITY

Baseline Data, Effluent Effects and Monitoring

ECCC, Lax Kw'alaams, Metlakatla, Gitga'at, and Gitxaala expressed water quality concerns regarding marine baseline data, the characterization and effects of effluent, and follow-up monitoring. These Indigenous nations requested to review management plans and mitigations related to water quality, including the CEMP and the proposed water quality monitoring program and to be kept apprised of the results of these monitoring programs. Working Group members indicated that wastewater must be tested on a regular basis by a Qualified Environmental Professional to ensure provincial and federal requirements are met, details on the wastewater management plan were requested, and that the proposed CEMP should include TSS specifics (for example: the background TSS concentrations, early warning triggers, and associated response measures to control effects from sedimentation).

ECCC requested further information regarding baseline data, specifically noting the Application should assess all adverse effects associated with liquid effluents and include baseline (pre-project) concentrations for all parameters of concern expected to change through project activities and discharges. ECCC requested additional information on contaminants of concern and parameters related to project discharges and that tabular raw data should be provided to support the effects assessments. Additionally, ECCC maintained that baseline data have limited spatial coverage when compared to expected project interactions. It was recommended that both the incorporation of seasonal water quality sampling into the baseline sampling program conducted prior to construction and operation, and that more recent data be incorporated into the baseline assessment to better characterize sediment and water quality conditions. ECCC recommended benthic and invertebrate sampling and that the water quality monitoring include

two years of baseline sampling, prior to construction, and follow-up monitoring throughout operations. ECCC is of the view that effluents from Cedar LNG would be high-risk due to an effluent volume of greater than 50 m³/day and an embayed discharge location, due to the project's location in a fjord. The BC Marine Monitoring Guidance recommends monitoring sediment and benthic invertebrates in the receiving environment of high and medium risk discharges (BC ENV 2019).

Cedar provided memos that provided additional data and responses. With regard to ECCC's proposed condition for additional baseline water quality monitoring, Cedar noted it had incorporated this into a proposed Follow-up Program for marine resources. This would include additional baseline water quality sampling, prior to operations, as well as annual sampling for the first five years of operation. Cedar noted that sampling will be timed to capture natural variation in parameter concentrations.

Regarding the second proposed ECCC condition, Cedar expects that an operation-phase water quality monitoring program and a trigger response plan will be required as a condition of the waste discharge permit under the *Environmental Management Act*. The trigger response plan is anticipated to identify actions when effluent monitoring identifies an exceedance of permitted discharge limits or when an effluent-related exceedance of water quality guidelines occurs past the edge of the initial dilution zone. The specifics of this plan will be determined in consultation with the OGC during the waste discharge authorization process under the *Environmental Management Act*. Cedar noted such responses include additional Mitigation Measures and/or effluent treatment to reduce concentrations of the exceeding contaminant and additional monitoring effort for a period of time until the exceedance is appropriately managed. Cedar disagreed that effluent discharges from the Cedar LNG Project will likely be characterized as "high risk". While the effluent volume will exceed 50 m³/day, the discharge point is expected to be in open waters. The FLNG will extend up to 100 m from the high water mark of Kitimat Arm, which is on the seaward side of a straight line drawn between any two points of land on the western shore of Kitimat Arm. As a result, Cedar expected that the risk rating for the effluent discharges would be medium; however, Cedar noted that the risk rating would be confirmed when the final FLNG layout and effluent quality and quantity are known.

In response to the request for additional details on effluent discharges, Cedar provided specific information on the characterization of contaminant concentrations within the brine effluent, the effects of brine on the receiving environment, avoidance and Mitigation Measures used to reduce the effects to the receiving environment (for example: using a diffuser at the end of the outfall to encourage mixing of desalination brine into the marine environment; increasing the flow-through on the desalination system to reduce the salinity of brine; and using other effluent sources from the FLNG facility to dilute the brine's salinity concentration), and residual effects of the effluent after mitigation. Cedar noted that in order to determine which Mitigation Measures are required, they will conduct hydrodynamic dispersion modelling of the total

discharges and results will be provided to ECCC upon request. Results will also be used to inform development of the detailed operation-phase water quality monitoring program.

Per ECCC's request regarding the effects of transferring low-oxygen, saline deep water to the surface and potential for contamination with methane, Cedar provided detailed information on the water curtain which will be implemented as a safety measure intended to protect the steel and structural integrity of the FLNG facility in case of a cryogenic spill (for example: pipe rupture, improper connection make up, and minor flange/equipment weeps).

Lastly, Cedar confirmed that the CEMP will reflect CCME guidelines for turbidity and other appropriate parameters, considering both short-and-long-term exposures in response to ECCC's request on specific Mitigation Measures for TSS and turbidity and recommendation that Cedar update the CEMP to reflect short-term and long-term guidelines for turbidity and other parameters. Mitigation measures for TSS/turbidity will be included in the CEMP, and Cedar confirmed the plan will be written prior to construction and shared with ECCC. Cedar noted that in addition to turbidity monitoring by a qualified environmental professional/environmental monitor during construction activities, appropriate Mitigation Measures will be used to reduce the potential for turbid water to enter the marine environment and to reduce the extent of sediment disturbance caused by pile driving (for example: tarp placement over stockpiles of erodible materials; using erosion control fabric on slopes with erodible materials; paving, armouring or seeding erodible areas once they are at final grade; following DFO's Best Management Practices for Pile Driving and Related Operations during marine activities).

The EAO notes that, as part of the permitting process, the OGC would require detailed project design information with updated effluent modelling, effluent characterization, and detailed assessment of potential effects to environmental receptors. Effluent testing for toxicity would be expected to be a condition of a permit, if issued. Considering the concerns raised during the EA, the EAO also recommends a condition (9) requiring Cedar to develop a CEMP, including sediment and erosion control measures. This plan would need to be developed in consultation with Haisla, Gitga'at, Gitxaala, Kitselas, Kitsumkalum, Lax Kw'alaams, Metlakatla, OGC, ECCC, Northern Health, CCG, TC and LWRS. The EAO also recommends Mitigation Measures under the IAA for marine resources, including a Follow-up Program, which would include additional baseline sampling and water quality monitoring (to be conducted by a QP), as well as the development and implementation of modified or additional Mitigation Measures if the results of the monitoring demonstrate that modified or additional Mitigation Measures are required to mitigate adverse federal effects on marine fish and fish habitat from changes to water quality as described in section 5.6.40 below. The EAO also recommended that Cedar be required to engage on the Follow-up Program with Haisla, Gitga'at, Gitxaala, Kitselas, Kitsumkalum, Lax Kw'alaams and Metlakatla.

ECCC maintained its recommendation for a greater scope of baseline and marine monitoring than that proposed in the marine resources Follow-up Program. ECCC would have liked to see Cedar commit to conducting two years of baseline sampling; monitoring water quality quarterly

throughout the lifetime of the Project (not only the first five years), following a 5-in-30 sampling regime; analyzing, at a minimum, the parameter list in Appendix A of the BC Marine Monitoring Guidance for oil and gas and municipal wastewater, with the addition of fluoride and chlorophyll; monitoring at locations in the receiving environment directly adjacent to effluent outfalls; collecting samples near surface, mid-plume(s), at the depth of the intake, and near bottom; and monitoring sediment quality and benthic invertebrate community every three years (in addition to baseline sampling).

The EAO considered the comments and views of ECCC in its characterization of residual effects on marine water quality and its analysis and conclusions below. The EAO has confidence that the detailed design considerations undertaken in permitting would enable a marine water quality program to be determined that would be appropriate to the potential effects and risks of Cedar LNG. In combination with the proposed provincial conditions, the recommended Mitigation Measures and the federal Follow-up Programs, the EAO is of the view that there are means to verify the predictions on water quality during the EA and enable adequate mitigations to be applied, considering the adaptive management component of the proposed federal Follow-up Program.

Waste Effluent Discharge Locations

Lax Kw'alaams requested specifications on outfall locations of waste effluent discharges, the associated environmental considerations with these locations, and how the considerations would be brought forward into the subsequent permitting process under the *Environmental Management Act*. ECCC also recommended that Cedar provide a comprehensive characterization of all project activities and effluents that are likely to interact with water and sediment quality (such as, locations and depths of outfalls and intakes, frequency and amount of discharge, and concentration of contaminants of potential concern in the effluent); an assessment quantitative prediction of how the project activities and effluents will change contaminant concentrations in the receiving environment, a comprehensive evaluation of how these predicated changes to water and sediment quality will impact aquatic life; and a discussion of Mitigation Measures to be implemented to reduce these effects.

In response, Cedar identified that the effluent discharge location(s) would be in the hull of the FLNG facility, and that technical guidance exists to assist in the development of marine discharge locations, initial dilution zones, and marine monitoring programs. The exact location would be determined during the detailed design of the FLNG facility and will be identified in the application process for the wastewater discharge permit under the *Environmental Management Act*. Cedar noted that prior to the approval of marine discharge, effluent dispersion modelling is conducted to evaluate the potential for the discharge to result in the following: bioaccumulation of contaminants of potential concern (COPCs) to a level that is harmful to aquatic receptors; accumulation of COPCs in water or sediments to acutely toxic levels; acute toxicity to fish within the initial dilution zone; acute or chronic toxicity to fish outside the initial dilution zone; negative aesthetic qualities (such as odour or colour);

dominance of a nuisance species as a result of discharge; and attraction of aquatic life or wildlife causing increase in their COPC exposure. Cedar further noted that delineation of initial dilution zones considers avoidance of various factors (for example: recreational use areas, setbacks from sensitive areas, proximity to initial dilution zones of other marine outfalls, contact between effluent and shoreline that prevents mixing or results in accumulation of COPCs) and if these guidelines cannot be met, the extent of the initial dilution zone is changed, and/or the marine outfall location is reconsidered.

The EAO notes that it considers detailed design and effluent discharge modelling to be best placed to occur during the OGC-led permitting process described above. The EAO considers conceptual level information on water quality discharges to be appropriate at the EA stage and adequate for understanding the nature and extent of potential effects on marine resources. The EAO is of the view that the recommended provincial condition, federal Mitigation Measures, and the additional information that will be provided in permitting, as described above would provide adequate assurance that potential effects of effluent discharges on marine resources would be managed and not greater than those predicted during the EA.

Sediment

Lax Kw'alaams sought further information related to potential sediment suspension related to small craft jetty from vessels (such as, tugs), and how the 2012 Kitimat sediment study supported current baseline sediment quality conditions within the Cedar LNG marine environment. Cedar confirmed that LNG carriers would be escorted by two tugs along the shipping route and that it has maintained the option to build a small craft jetty should the independent moorage facility in Kitimat no longer be available. Cedar noted that sediment suspension at the LNG carrier berth and small craft jetty from tugs is unlikely due to water depths at the berth faces. Additionally, Cedar specified that there was no anticipated resuspension of sediment from tugs due to the water depth at that location (approximately 30 m) related to the 2012 Kitimat sediment study.

The EAO considers the recommended provincial condition, federal Mitigation Measures, and the additional information that will be provided in permitting, as described above that related to marine water quality would adequately address these concerns raised.

Marine Life Mortality

Referencing Cedar LNG's decommissioning phase, Gitga'at sought further clarification on what controls would be implemented to ensure no mortalities of marine life or impacts in relation to water quality would occur and requested that Cedar incorporate Mitigation Measures outlined in the CEMP into a fish and fish habitat management plan. In addition, Kitselas requested the opportunity to review the CEMP so they could sufficiently provide comments on whether they feel water quality monitoring and treatment would be sufficient to prevent marine mammal injury or mortality risk related to wastewater.

In response, Cedar replied that a CEMP would be developed describing how the Mitigation Measures identified for marine resources would be implemented during construction. In addition, Cedar stated it would apply for applicable permits, approvals, and authorizations needed for appropriate Project phases which will include a waste discharge permit under the *Environmental Management Act* for stormwater and effluent discharges. Baseline water quality data, a technical assessment report, a best available technology assessment, and a monitoring plan are included in the scope of a waste discharge permit. As appropriate, these applications will reflect the mitigation measure commitments made in the Application. It is expected that the OGC will include permit conditions related to water quality monitoring and reporting, as needed.

Cedar noted that the avoidance and Mitigation Measures outlined in the CEMP are also expected to apply to decommissioning activities. Further, Cedar noted that there is a strong environmental regulatory framework in Canada that protects marine life, wildlife, and water quality. Cedar would apply for required permits, approvals, and authorizations needed for decommissioning in advance of that phase of the Project. Further, Cedar confirmed that the Mitigation Measures designed to minimize potential effects to fish and fish habitat outlined in the CEMP would be the same as those incorporated into a fish and fish habitat management plan.

Cedar confirmed the CEMP will be provided to Haisla, Gitga'at, Gitxaala, Kitselas, Kitsumkalum, Lax Kw'alaams, and Metlakatla, for review and comment before it is finalized.

The EAO considers the recommended provincial condition, federal Mitigation Measures, and the additional information that will be provided in permitting, as described above would adequately address these concerns raised.

Metals in Effluent

Gitga'at requested further information on impacts to metal content in water quality related to the oil and gas industry.

Cedar stated that it reviewed the potential effluent sources from the Project and did not expect that Project-related activities would impact metal concentrations in the marine environment. Cedar noted that the two primary effluent streams are stormwater and desalinization brine and do not include metals as constituents of concern. Additionally, permits from other gas plants and LNG facilities in BC have not identified metals in the permit conditions. The potential for metals to be present in an effluent stream will be assessed during the application process for a wastewater discharge permit under the *Environmental Management Act*. The permit includes components such as a baseline water quality sampling program, a technical assessment report (including the identification and evaluation of potential contaminants of concern), a best available technology assessment, and a water quality monitoring plan. Cedar concluded if metal concentrations of concern are present in the effluent, they will be identified and treated as appropriate prior to discharge to avoid potential impacts to aquatic receptors.

The EAO was satisfied this issue was adequately addressed for the purpose of the EA.

NOISE AND ARTIFICIAL LIGHT

Underwater Noise

Lax Kw'alaams, Metlakatla, Gitga'at, Kitselas, Gitxaała, and CHN raised concerns and requested clarification on underwater noise impacts related to vessel movements/shipping on marine mammals including justification of using Marine Terminal LAA and Marine Shipping LAA as buffers, residual and cumulative impacts that extend beyond the RAA, and pile driving. Further clarification and information inquiries (such as, how species will be detected entering the marine mammal exclusion zone during pile driving, whether an exclusion zone would be utilized, how species will be detected entering the exclusion zone during small craft jetty construction, and why bubble curtains are not necessary) related to pile driving from Gitga'at and Kitselas were requested. These Indigenous nations requested to review management plans and mitigations related to underwater noise.

Regarding marine shipping effects, Cedar noted that the actual extent of underwater noise would be dependent on the vessel design and speed. In more open water portions of the Marine Shipping RAA (such as, between Browning Entrance and the Triple Island Pilot Boarding Station) sound from LNG carriers with accompanying tugs may exceed the marine mammal behavioral disturbance threshold (120 dB re 1 μ Pa [rms]) at distances of up to 15 km or 20 km underwater. At vessel speeds of 10 knots, distance to the behavioural disturbance threshold were predicted to extend a distance of 10 km, within the Marine Shipping RAA. However, Cedar noted that during operation, one LNG vessel accompanied by up to two tugs is predicted to transit the Marine Shipping Route every 7 to 10 days (travelling both into and out of Kitimat) and the effects of underwater noise on marine organisms including fish will only occur while the ship is close enough to produce noise within the species' auditory range and there will be several days between ship passages which is expected to allow recovery to baseline conditions. Cedar did not anticipate residual effects from underwater noise are to adversely affect the viability of marine mammal populations in BC, including species at risk.

Regarding the marine terminal, Cedar noted that fish have the potential to be exposed to underwater noise through construction of the marine terminal (such as pile driving) and during operation (such as marine shipping). Pile driving activities will be conducted in the dry (where possible), restricted to vibratory methods (whenever possible), and bubble curtains will be used during impact pile driving to reduce underwater noise levels. Environmental monitors will evaluate the effectiveness of bubble curtains and additional mitigations during construction will be evaluated and implemented as needed. As it produces continuous noise opposed to impulsive, Cedar noted that vibratory pile installation would be used to the extent possible as it results in lower levels of underwater noise and a reduction in the potential effects to fish or marine mammal behaviour.

Upon DFO recommendations, a marine mammal exclusion zone (delineated using the 160 dB re 1uPa rms threshold) will be implemented during impact pile driving where Cedar will confirm the disturbance exclusion zones for cetaceans and pinnipeds with DFO prior to the start of pile driving. Cedar further stated that during vibratory pile driving, in-water construction activities will cease if a marine mammal is observed adjacent to or within the work area such that there is a risk of direct physical harm. In this case, work will only resume once the marine mammal has been confirmed to have left the immediate area or has not been sighted for 30 minutes. If impact pile driving is necessary and a marine mammal is sighted in the exclusion zone, work will also cease until the individual has left the exclusion zone or has not been sighted for 30 minutes. These measures apply to both pinnipeds and cetaceans, including those that are SARA-listed.

Regarding the potential for cumulative effects, Cedar noted that potential cumulative effects to marine fish and marine mammal behaviour are anticipated to result from the construction and operation of existing and future projects in the vicinity of the Project. Construction activities (for example: dredging, blasting, pile driving) and construction vessel movements will produce underwater noise, which could affect the behaviour of marine fish and marine mammals. During operation, vessels and tugs and existing/future vessel traffic will generate underwater noise and have the potential to affect marine fish and marine mammal behaviour. Regarding shipping noise, Cedar stated that underwater noise would decrease with distance from the source, and thus the magnitude of cumulative effects is expected to be consistent with what is observed within the RAA at baseline (that is, moderate magnitude or less). Cedar noted underwater noise is not arithmetically additive and if a marine mammal is exposed to underwater noise from two vessels, the potential exposure time to levels in exceedance of the behavioral disturbance threshold is expected to be longer, but not expected to be more severe. Cedar stated residual cumulative effects of change in behaviour of marine mammals are conservatively categorized as medium magnitude in the Shipping RAA, but Cedar does not anticipate such to result in adverse effects to the viability of marine populations, including species at risk from its incremental contribution of behavioural effects.

In consideration of the concerns raised, the EAO recommends federal Mitigation Measures for underwater noise including establishment of a marine mammal exclusion zone and an underwater noise monitoring plan to specify mitigation and monitoring measures for protection of marine mammals and fish during in-water pile driving (if the small craft jetty is required). These Mitigation Measures are described further in in section 5.6.40 below. The EAO notes that underwater noise from marine shipping is predominantly determined by vessel speed. Cedar has committed to working with the Pacific Pilotage Authority and British Columbia Coast Pilots to establish guidance on safe vessel speed profiles for Cedar LNG vessels on the shipping route. Cedar notes that the safe vessel speed profile will be guidance and cannot fetter the captain's and pilot's ability to safely operate the LNG carriers.

The EAO notes that a number of initiatives target cumulative effects of marine shipping, as described in Part A, section 0. This includes TC's Cumulative Effects of Marine Shipping Northern Shelf Bioregion pilot area, which includes collaborative work with TC and Pacific North Coast Indigenous nations through an established Technical Working Group. In addition, the EAO notes that the Quiet Vessel Initiative, announced on June 30, 2021, was one of eight accommodation measures developed to address the concerns of Indigenous communities regarding the Trans Mountain Expansion Project. While focused on the Salish Sea, results through the Quiet Vessel Initiative will generate the technical evidence needed to support Canada's noise management measures in the Salish Sea and elsewhere in Canada. They will also provide guidance to industry, academia, and the International Maritime Organization (IMO) to influence future quiet vessel design standards and adoption. The EAO considers the Quiet Vessel Initiative as context for ongoing work to understand regional cumulative effects. In addition, Cedar has committed to joining the Proactive Vessel Management Initiative and has communicated with TC about becoming a member.

In consideration of the comments received, the EAO recommends that, if a small craft jetty is built, the proposed CEMP (condition 9; to be developed in consultation with Haisla, Gitga'at, and Gitxaala, Kitselas, Kitsumkalum, Lax Kw'alaams, Metlakatla, OGC, ECCC, Northern Health, CCG, TC and LWRS) must include an Underwater Noise Monitoring and Management Plan and recommended federal Mitigation Measures include underwater noise Mitigation Measures. The EAO also recommends a condition (16) and a federal Mitigation Measure that Cedar must participate in relevant federal initiatives related to effects of marine shipping in the region so that Cedar is part of relevant conversations regarding vessels speeds and cumulative effects. Finally, the EAO also recommends a federal Mitigation Measure requiring Cedar to work with the Pacific Pilotage Authority and British Columbia Coast Pilots to determine guidance on safe vessel speed for Cedar vessels on the shipping route (as part of a marine transportation management plan that must be developed in consultation with Indigenous nations). With these proposed mitigations measures, the EAO considered the issue to be adequately addressed for the purpose of the EA.

Artificial Light

Lax Kw'alaams and Gitxaala raised artificial light as an issue. Lax Kw'alaams requested additional information on monitoring measures that are being considered for disruptions to species with a strong diurnal pattern, and the potential for smaller marine mammals that may become more vulnerable to predation. Lax Kw'alaams requested follow-up monitoring on lighting during construction and operations.

Cedar stated that marine mammal species may exhibit different responses to underwater light based on their behavioural and/or foraging patterns. Species that have strong diurnal patterns may experience a disruption in their regular behaviour due to artificial light presence at night. In addition, artificial light may attract schools of fish which would present a foraging opportunity for piscivorous marine mammals (for example: harbour seals, sea lions).

Conversely, this foraging benefit could also make these smaller marine mammals more vulnerable to predation themselves. It was further noted that lighting associated with Cedar LNG will be designed in accordance with the OGC's Light Control Best Practices Guideline which includes the use of directional or shielded lighting, timers, dimmers, and motion sensors. By reducing the intensity and duration of exposure to artificial light, Cedar expects these practices will mitigate species-specific effects on marine mammal behaviour.

Upon development, Cedar noted that its CEMP will document how Mitigation Measures will be implemented during construction, that appropriate environmental monitoring should be conducted by a Qualified Environmental Professional (including artificial lighting), and adaptive management (in the form of lighting adjustments or further Mitigation Measures) will be considered if lighting is observed to have an effect on fish or marine mammals in the vicinity of the marine terminal. Cedar further noted it has not proposed any monitoring for the operation phase of the Project as the intent is to design the FLNG facility with minimal light trespass over the water. The EAO notes that the proposed CEMP (condition 9) would include Mitigation Measures for lighting and adaptive management. The EAO has also recommended federal Mitigation Measures that Project lighting should be designed to reduce risk of injury or mortality and change in movement for wildlife and marine resources and this mitigation measure should apply in all Project phases. With these Mitigation Measures, the EAO was satisfied this issue was adequately addressed for the purpose of the EA.

MARINE SHIPPING EFFECTS

Gitxaala, Lax Kw'alaams, CHN, and the public raised concerns on the effects of marine shipping on marine resources through a variety of pathways and the cumulative effects of marine shipping on marine resources.

Gitxaala raised concerns about missing pathways of effects of marine shipping (for example: invasive species present on vessel hulls, substrate disturbance, shoreline erosion and wake effects) that are outlined in the Canadian Science Advisory Secretariat's Science Advisory Report 2020/030 on the Pathways of Effects for Marine Shipping in Canada: Biological and Ecological Effects. Gitxaala also commented that the existing conditions section on Marine Fish and Mammals is largely focused on the Marine Terminal LAA/RAA and more consideration of the Marine Shipping Route and project effects would have been appropriate.

CHN, Lax Kw'alaams, and the public raised concerns about vessel strikes. Lax Kw'alaams commented on the lack of follow-up monitoring and adaptive management of these effects and CHN commented that the West Dixon Entrance includes critical habitat for Northern Resident Killer Whale, a threatened species listed under Schedule 1 of SARA. Under SARA, critical habitat must be legally protected. The western Dixon Entrance is also situated on migratory routes for numerous Chinook Salmon stocks, which are an important food source for Northern Resident Killer Whale. Multiple species within the Project's LAAs and RAAs are already at or below thresholds rendering them of conservation concern and making any residual impact arguably

substantive and unsustainable. A commenter during the public comment period recommended an increase in Marine Protected Areas and an expansion of coastal Guardian and Watchmen programs during the life of this project as mitigation for the project.

Regarding the Science Advisory Report, Cedar stated that it was considered, and relevant pathways of effects were integrated into the assessment and that if a pathway of effect was not considered relevant, it was not carried forward. During the EA, Cedar also requested membership in the Proactive Vessel Management (PVM) project, which as described in section 3.1, fosters collaboration between Indigenous nations and the commercial shipping industry and other stakeholders to develop voluntary measures that enhance marine safety and environmental protection.

Regarding Cedar's response on the Science Advisory Report, Gitxaala noted that it had overall concerns that the timelines for the EA did not allow Gitxaala to meaningfully review and discuss issues with Cedar prior to the finalization of the AIR. Issues of concern included but were not limited to scoping of effects related to marine shipping associated with the Project. As such Gitxaala noted that it would include additional discussion on any potential effect pathways included in the Science Advisory Report that Gitxaala deemed to be missing from the Application, within the Gitxaala Risk and Impact Assessment. The EAO notes that Gitxaala Risk and Impact Assessment is contained with section 11 of this Report. Gitxaala requested a follow-up to confirm the accuracy of Cedar LNG shipping-related effects. Gitxaala requested monitoring programs that establish baseline conditions and indicators for the monitoring of a number of effects from Cedar's marine operations, including those on sediment, water quality, fish and fish habitat, marine mammals, shoreline disturbance and erosion, invasive species, and changes in Gitxaala marine use, prior to construction.

In response, Cedar stated that it views this program as far broader than the Project; however, Cedar would support a broader monitoring program for all marine vessels. Cedar also supports the addition of a specific marine use monitoring condition. Cedar committed to participate, at the request of a relevant federal authority, in any regional initiative related to the monitoring, assessment and management of adverse federal effects from marine shipping associated with the Project, including initiatives to understand environmental effects associated with marine shipping, in the event that such an initiative is undertaken during operation of the Project. Cedar also proposed to work with Indigenous nations to establish Indigenous nation-specific plans for monitoring marine shipping effects on Indigenous marine use, and harvesting, and access to important sites.

The EAO notes the number of initiatives underway to address regional marine shipping effects, as described in section 3.1 of Part A. Regarding vessels strikes specifically, the North Coast Waterway Management Guidelines includes monitoring and evaluation activities related to whales. The EAO is of the view that the discussion of MPAs and the guardian programs are best discussed at the existing regional tables that provincial and federal governments participate on with the relevant Indigenous nations. Considering the comments received during the EA

regarding the effects of marine shipping on a number of VCs, including marine resources, the EAO recommends a provincial condition (16) and a federal Mitigation Measure requiring Cedar to participate in relevant federal multi-stakeholder initiatives related to effects of marine shipping in the region, in which industry is invited to participate. The EAO also recommends a federal Mitigation Measure requiring Cedar to require LNG carriers to report to Cedar marine mammal strikes, which it will share with Indigenous nations. The EAO also notes that the recommended federal Mitigation Measure for a marine transportation management plan includes the requirement that Cedar work with the Pacific Pilotage Authority and British Columbia Coast Pilots to determine guidance on safe vessel speed for Cedar vessels on the shipping route. The EAO also proposes a Follow-up Program for marine use that includes the requirement that Cedar work with Indigenous nations to establish Indigenous nation-specific plans for monitoring marine shipping effects on Indigenous marine use, and harvesting, and access to important sites. Effects to Indigenous interests from changes on marine resources from marine shipping are further discussed in section 5.9, 6.9 and Part C of this Report. The EAO was satisfied this issue was adequately addressed for the purpose of the EA.

5.6.4 THE EAO'S ANALYSIS AND CONCLUSIONS

The EAO evaluated potential effects by considering construction, operations and decommissioning activities that could adversely affect marine resources from a change in habitat, change in water quality, change in behaviour of fish or marine mammals caused by sensory disturbances, and a change in fish or marine mammal injury or mortality risk. This included consideration of changes to marine fish and fish habitat, as defined in subsection 2(1) of the *Fisheries Act* and effects on aquatic species as defined in SARA as required under the IAA.

PROPOSED PROVINCIAL CONDITIONS AND FEDERAL MITIGATION MEASURES

Based on mitigations proposed in the Application and issues raised during Application review, the EAO's effects assessment, and the information contained in the Joint Permitting / Regulatory Coordination Plan and the Regulatory Coordination Tracking Table (Appendix 5), the EAO proposes the following provincial conditions:

- CEMP including an underwater noise monitoring and management plan and mitigations for project lighting effects (Condition 9); and
- Regional cumulative effects initiatives (Condition 16), which requires Cedar to participate in the Kitimat Airshed Group and relevant federal initiatives related to effects of marine shipping in the region.

Regarding potential effects from wastewater discharge, the EAO notes that if Cedar LNG receives an EAC and federal IAA approval, it would need to obtain provincial permits, including a waste discharge permit for effluent discharge under the *Environmental Management Act*. This permitting process would be administered by the OGC. As part of this process, the OGC would require detailed project design with updated effluent dispersion modelling. Effluent testing

would be expected to be a condition of a permit, if issued. Regarding marine shipping, the EAO notes that marine shipping is a federally regulated activity and navigation, vessel speeds and safety are regulated and managed by TC, CCG, and the Pacific Pilotage Authority. See Part A of this Report for further details on the Marine Regulatory Framework. The EAO is of the view that the existing federal regulation of marine shipping in combination with the proposed provincial conditions, federal key Mitigation Measures, and provincial permitting process would address the effects to marine resources identified during the EA.

The EAO recommends the following Mitigation Measures under the IAA for marine resources:

- Implementing Mitigation Measures to reduce sediment erosion and runoff into watercourses (all Project phases), as proposed in Section 5.5: Freshwater Fish;
- Stormwater runoff water quality will meet total suspended solids (TSS) levels within guidelines established within the Land Development Guidelines for the Protection of Aquatic Habitat (DFO 1993) and these discharges will not cause the receiving environment to exceed B.C. Water Quality guidelines for turbidity and TSS, considering both short-term and long-term exposures (all phases), as proposed in Section 5.5: Freshwater Fish;
- Establish and maintain designated equipment refueling areas and develop a spill responses plan for construction to reduce potential fuel spills into the marine environment;
- Install piles in the intertidal zone for the FLNG facility strut mooring system at lower tides to avoid in-water pile installation or construct a cofferdam that allows piles to be installed in the dry (construction);
- If the small craft jetty is required, use vibratory pile driving methods for the small craft jetty to the extent determined to be possible by a Qualified Professional, and where in-water impact pile driving is necessary, use an effective sound attenuation device (such as bubble curtains) to reduce sound pressure levels (construction);
- If the Proponent opts to build a small craft jetty as part of the Designated Project, the Proponent shall manage underwater noise in a manner that avoids injury or mortality of fish and marine mammals. In doing so, the Proponent shall:
 - Conduct any in-water work required for the building of the jetty only between September 1 and February 15 of any year;
 - Use vibratory pile driving methods to install the piles required for the jetty, unless not technically feasible. Peak sound pressure levels must be maintained to below the fish mortality threshold of 207 dB re: 1 μ Pa 10 m from the pile during all pile driving. If impact pile driving methods are required, an effective sound attenuation device (such as a bubble curtain around the full wetted length of the pile) must be installed and functioning prior to and during impact pile driving to reduce and maintain peak sound pressure level to below 207 dB re: 1 μ Pa 10 m from the pile to avoid injury to or death of fish;
 - Frequently inspect sound attenuation devices to confirm that they are functioning as intended;

- Employ a soft start up procedure where the impact energy is gradually increased. The soft start procedure is to be employed anytime there is a break of 30 minutes or more in impact pile driving. If, during the soft start up, monitoring indicates that noise levels may exceed a peak sound pressure level of 207 dB re: 1 μ Pa 10 m from the pile, the work will be halted. The work will only resume after additional measures (such as installing additional bubble curtains, and suchlike) are implemented to reduce hydroacoustic sound levels below threshold levels;
- Conduct continuous hydroacoustic monitoring during pile driving to verify that underwater peak sound pressure levels do not exceed the 207 dB re: 1 μ Pa beyond 10 m from the pile to prevent injury or death of fish;
- Monitor hydroacoustic sound levels from pile driving using a two-hydrophone configuration (one hydrophone at the mid-point of the water column (that is, equal distance between the surface and substrate) and another hydrophone within 2 m of the substrate). The hydrophones should be located at 10 m from the source (that is, the pile) where possible. If safety issues or overlap with bubble curtain operation restrict the deployment of hydrophones at 10 m, the hydrophones will be placed at the nearest appropriate distance using professional judgement from the qualified professional performing this monitoring to extrapolate the peak sound pressure at 10 m;
- Establish an underwater noise exclusion zone for pinnipeds prior to impact pile driving. Exclusion zones should be large enough that stop work procedures could be implemented prior to pinnipeds entering an area of potential harm. As such, the exclusion zone should be a minimum of 75 m distance from pile driving activities for pinnipeds. This exclusion zone will be verified with onsite hydroacoustic monitoring. If monitoring reveals that the threshold for injury of 190 dB is exceeded at the 75 m pinniped exclusion zone boundary, the exclusion zone radius must be increased to a new outer limit, where hydroacoustic monitoring demonstrates that the injury threshold is not exceeded;
- Establish at minimum a 1000 m cetacean underwater noise exclusion zone (radius around the pile) prior to impact pile driving where sound levels are not to exceed 160 dBRMS re: 1 μ Pa outside of the cetacean exclusion zone during impact pile driving. This exclusion zone will be verified with onsite hydroacoustic monitoring. If monitoring reveals that the threshold of 160 dB is exceeded at the cetacean exclusion zone boundary, the exclusion zone radius must be increased to a new outer limit, where hydroacoustic monitoring demonstrates that the 160 dB threshold is not exceeded;
- Employ an experienced and qualified marine mammal observer(s) to monitor for cetaceans and pinnipeds within the respective cetacean and pinniped exclusion zones during pile driving. Monitoring must occur at least 30 minutes prior to the start of pile driving. If a cetacean or pinniped enters their respective exclusion zone, pile driving must be suspended until the individual has left the exclusion zone or has not been sighted for 30 minutes. Pile driving activities must be

carried out when environmental conditions enable effective visual monitoring of the cetacean and pinniped exclusion zones;

- Immediately halt pile driving activities if hydroacoustic monitoring indicates sound levels are in excess of the thresholds identified. Pile driving will only resume after adaptive management measures (such as extending the pinniped and/or cetacean exclusion zones, installing additional bubble curtains, and so on) are implemented to reduce sound levels below threshold levels.
- Design Project lighting to reduce risk of injury of mortality and change in movement for wildlife and marine resources and consider the following measures (all phases):
 - Directional or shielded lighting to reduce the vertical or horizontal distribution of light, and
 - Adaptive and variable lighting regime measures (timers, dimmers, motion sensors), with consideration of red shifted lighting.
- Locate water intakes on or near the bottom of the FLNG barge and situated away from the shoreline, to mitigate injury or mortality of juvenile fish associated with entrainment and impingement (operations); Conduct in-water work within the project-specific least risk work window of September 1 – February 15, if the small craft jetty is required (construction) and implement measures to avoid injury and/or death of fish as determined by a Qualified Professional (construction);
- Utilize an inert gas generation system for purging LNG tanks that does not require discharge of liquid effluent to the marine environment (such as nitrogen purging);
- Cedar will require LNG carriers to report to Cedar marine mammal strikes as soon as practicable after the carrier completes its required reporting of such strikes under the Marine Mammal Regulations, SOR/93-56. Cedar will share the reportable information it receives with Haisla, Gitga'at, Gitxaala, Kitselas, Kitsumkalum, Lax Kw'alaams, Metlakatla, and Haida within 24 hours of receipt;
- Marine transportation management plan, as described in the Mitigation Measures for marine use (section 5.9).

In addition, the EAO also proposes a Follow-up Program for marine resources under the IAA, which would include:

- Collecting additional water quality baseline data before the start of operations, taking into account the BC Marine Monitoring Guidance. The additional water quality data sampling will include:
 - Sampling during both ebbing tides and flooding tides;
 - Sampling during summer and winter;
 - Near surface, approximately 12 m depth, and near bottom sampling for metals, anions, nutrients, and hydrocarbons, with a focus on potential contaminants of concern to be present in effluents;
 - In situ measurements of temperature, dissolved oxygen, oxidation reduction potential, pH, specific conductivity, and turbidity;
 - Collection of conductivity-temperature-depth (CTD) profiles of the water column; and

- Monitoring at locations in the receiving environment immediately adjacent to outfalls, mid-field locations, far-field locations and reference locations not expected to be impacted by the Project.

The marine effects monitoring plan will include, at a minimum:

- Repetition of the water quality monitoring program once per year in the first five years of operations, but with sampling mid-plume (as determined by in-situ water quality) instead of at 12 m depth;
- During the first five years of operation of the Project provide the Agency, Haisla, Gitga'at, Gitxaala, Kitselas, Kitsumkalum, Lax Kw'alaams, and Metlakatla with copies of the annual monitoring reports. These will be accompanied by a memorandum that compares the results of the monitoring to the Canadian Water Quality Guidelines for the Protection of Aquatic Life (Marine) and the effects predictions included in the Application; and
- If the small craft jetty is required, monitoring of underwater noise during construction.

The EAO also notes that the proposed marine use Follow-up Program described in section 5.9 includes measures that relate to marine resources.

RESIDUAL EFFECTS

After considering the Mitigation Measures, the EAO concludes that Cedar LNG would result in the following residual adverse effects to the marine resources VC:

- Change in water quality;
- Change in habitat;
- Change in behaviour of fish or marine mammals; and
- Change in fish or marine mammal injury or mortality risk.

Residual effects to marine fish and fish habitat, as defined in subsection 2(1) of the *Fisheries Act* and effects on aquatic species as defined in SARA as required under the IAA are captured by the assessment of the residual effects characterized below, which are pathways of effects to fish and fish habitat and marine mammals under SARA. Effects on marine plants are considered in the assessment of habitat effects.

Table 23: Characterization of Residual Effects for Marine Resources

Criteria	Assessment Rating	Rationale
Context	Low to Moderate	<p>The Marine Terminal RAA has been subject to a variety of human disturbances associated with past and present industrial operation since the 1950s, including the Rio Tinto aluminum smelter and the Eurocan pulp and paper mill (discharges from the mill entered the Marine Terminal RAA from the Kitimat River), a methanol plant, the municipal wastewater treatment plant, which discharges effluent into the lower Kitimat River, and log storage and handling facilities. Marine resources may be sensitive to any further degradation in environmental quality.</p> <p>The Marine Shipping Route is a nursery area for Pacific salmon and herring, feeding grounds for marine mammals, and is characterized by abundant benthic invertebrate stocks. The Queen Charlotte Sound Ecoregion is characterized by a wide shelf with water depths typically greater than 200 m. The Dixon Entrance Ecoregion is characterized by deep waters and strong freshwater influence from the mainland river runoff. It serves as a migration corridor for salmon, and nursery areas for juvenile fish and invertebrates. While the Marine Shipping Route is currently relatively undisturbed by anthropogenic effects, it is also considered highly sensitive to any decreases in marine resources quality due to the potential for changes to negatively impact cultural, harvesting, and other traditional practices of Indigenous nations.</p>

<p>Direction and Magnitude</p>	<p>Water Quality: Adverse and Low</p> <p>Habitat: Adverse and Moderate</p> <p>Behaviour: Adverse and Moderate</p> <p>Injury or Mortality: Adverse and Moderate</p>	<p>Water Quality: project activities during construction (such as marine pile installation), operations (such as liquefaction of natural gas) and decommissioning (such as dismantling of marine infrastructure) are expected to have adverse effects on water quality thus impacting fish health and mortality.</p> <p>Habitat: total area of habitat loss is expected to be 47 m² during construction. Further a maximum impact of 1,973 m² of intertidal habitat affected by shoreline riprap armouring is anticipated. Effects on marine plants specifically would be low because there would be little, if any, interaction with marine vegetation. The marine terminal has been designed to minimize any interaction with marine habitats. The strut mooring system for the FLNG has a very small footprint in the marine environment, with all potential impacts just below the higher-high tide level. Effects from shipping wake would also be limited.</p> <p>Behaviour: underwater noise and artificial light are expected to affect marine mammals and fish during construction, operation, and decommissioning activities at varying levels. Underwater noise levels from shipping may exceed the 120 dB re 1 µPa rms sound pressure levels (SPL) threshold for behavioural effects from continuous noise.</p> <p>Injury or Mortality: some mortality of marine organisms is expected during all project phases from burial or crushing of organisms during construction of the FLNG facility and seawater intake and outfall pipes. Marine mammals could also be injured or killed by vessel strikes. Based on the resilience of species, habitat availability, and the uniqueness of habitat affected, the effect from injury and mortality could result in a demonstrable change but would not be expected to alter the nature of the marine resources that could exceed resilience and adaptability limits of the natural environment. The Project is not predicted to threaten the long-term persistence or viability of species of management concern, or species of cultural or traditional importance.</p>
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Criteria	Assessment Rating	Rationale
Extent	Site-specific/ Regional	<p>Predicted effects will extend to marine resources as follows:</p> <p>Water Quality: Site-specific</p> <p>Habitat: Site-specific and LAA</p> <p>Behaviour: RAA</p> <p>Injury or Mortality: Site-specific for the FLNG and regional for the Marine Shipping Route</p>
Duration	Long-term	The residual effects on marine resources from the described project activities are long-term and will last for the duration of the project.
Reversibility	<p>Water Quality and Behaviour: Reversible</p> <p>Habitat: Irreversible</p> <p>Change in Injury or Mortality: Reversible</p>	<p>Water Quality and Behaviour: the residual effects are reversible upon completion of physical work or when activity causing disturbance has ceased.</p> <p>Habitat: residual effects are irreversible as construction (site preparation/clearing) has the potential to permanently alter or destroy marine habitat or be of long enough duration to be effectively permanent.</p> <p>Injury or mortality: While the mortality of individual is by nature permanent, effects on populations would be considered reversible when the cause of mortality ceases (such as completion of marine terminal construction or ceasing of marine shipping).</p>
Frequency	<p>Change in Water Quality: Infrequent to Regular</p> <p>Change in Habitat: Infrequent</p> <p>Change in Behaviour: Infrequent and Regular</p> <p>Change in Injury or Mortality: Infrequent and continuous</p>	<p>Water Quality: residual effects would occur at an irregular event frequency during construction and decommissioning and regularly during operation.</p> <p>Habitat: residual effects are infrequent as they occur once during clearing/site preparation during construction and decommissioning of marine infrastructure.</p> <p>Behaviour: changes with noise are anticipated to occur as irregular events while changes with light are expected to occur as multiple regular events until removed.</p> <p>Injury or Mortality: Effects from the operation of the FLNG would be continuous while effects from marine shipping, construction, and operation of the FLNG would be irregular events.</p>

Criteria	Assessment Rating	Rationale
<p>Risk (likelihood and consequences)</p>		<p>Likelihood – medium likelihood of residual effects to water quality during all project phases and a medium likelihood of effects to habitat during construction (preparation/clearing) and decommissioning activities. Mitigation measures, including permitting requirements and the marine resources Follow-up Program provide assurance that effects to water quality will be managed. There is a moderate to high likelihood of effects to behaviour with each project phase, but uncertainty related to actual marine mammals and fishes’ responses to anthropogenic factors (such as noise and light) exists due to the limited research available. There is a high likelihood of residual effects to injury/mortality as mortality is expected during all project phases. Given the nature of project activities associated with construction, operation, and decommissioning, some mortality of marine organisms is expected during all project phases.</p> <p>Consequence – moderate consequence based on the magnitude of effects which may alter marine resources but are expected to remain below a level of effect that could exceed the resilience and adaptability limits of the natural environment and are reduced through Mitigation Measures and best practice management practices.</p> <p>Risk – based on the likelihood and consequence of residual effects to marine resources it was determined that there would be a moderate level of risk.</p>
<p>Uncertainty</p>		<p>Uncertainty for water quality is considered to be moderate. The EAO has moderate confidence in the residual effects characterizations, based on the type of discharges associated with the Project and the proposed provincial conditions, federal Mitigation Measures and provincial permitting process.</p> <p>Uncertainty for habitat is considered to be moderate. The EAO has moderate confidence in the residual effects characterizations based on the known features of the site, the size of the project and type of habitat impacts associated with its construction and decommissioning.</p> <p>Uncertainty for behavioural effects and mortality are considered to be moderate. The EAO holds this view as behavioural impacts are difficult to predict with confidence and mortality events (particularly vessel strikes), while infrequent, can be difficult to predict.</p>
<p>Significance</p>		<p>In consideration of the above analysis, erosion and sediment controls, Mitigation Measures that will be implemented, the magnitude of effects being localized and infrequent, and the partial reversibility of these effects, the EAO concludes that Cedar LNG would not have significant residual effects on the marine resources VC.</p>

Note: Criteria and assessment ratings are defined in Appendix 4: Residual Effects Characterization Definitions.

CUMULATIVE EFFECTS ASSESSMENT

Change in Water Quality

Potential cumulative effects from changes in water quality on marine resources were assessed based on activities in the Marine Terminal and Marine Shipping RAA. Potential cumulative effects may result from exposure to elevated levels of TSS during construction and operation with the reasonably foreseeable project: Kitimat LPG Export Project. Cumulative effects to water quality could also result from potential changes to the physical and chemical composition of marine waters from marine terminal effluent discharges during construction and operation combining with changes in water quality from past, present and future projects.

Sediment plumes for other projects are not expected to overlap spatially with the project construction activities as no sediment plumes are anticipated during project construction. Uncertainty also exists regarding potential for temporal overlap of construction activities with these projects. Further, residual changes to water quality from project-related discharges into the marine environment (such as treated sanitary wastewater) are not expected to act cumulatively with those of other projects and activities. It is assumed that other projects will be required to meet similar effluent permit conditions and guidelines designed to protect aquatic life in marine waters, and that residual effects will be localized and limited to within or near the development footprint of each project.

The likelihood of residual cumulative effects for change in water quality is considered low. Mitigation measures implemented for the Project and other marine development projects in the Marine Terminal RAA will reduce the levels and spatial extent of TSS in the water column, and sediment plumes for the Project and other projects are expected to be small and irregular and therefore are not expected to interact cumulatively (spatially or temporally).

Change in Habitat

For the assessment of cumulative effects due to change in habitat in the marine terminal RAA, the spatial and temporal overlaps of residual project-specific habitat alteration or loss due to other projects or activities were assessed. Six past or existing projects and activities (former Eurocan Pulp and Paper Mill, Former Moon Bay Marina, MK Bay Marina, Rio Tinto aluminum smelter, Rio Tinto Terminal A Extension, LNG Canada Export Terminal) and one reasonably foreseeable future project (Kitimat LPG Export Project) are located within the Marine Terminal RAA and have or may cause permanent alteration or destruction of fish habitat. The only existing physical activity identified to cause ongoing change in habitat and could overlap spatially with the Marine Terminal RAA is fishing and aquaculture activities. Potential exists to impact shoreline erosion and a change in habitat along the Marine Shipping Route due to vessel wakes but are dependent upon factors such as speed and frequency of vessels, water depth, and ecosystem type (for example, wake can accelerate shoreline stability. Fishing methods that involve contact with the seafloor (such as bottom trawling) can cause permanent alteration or

destruction of habitat wherever they are active. However, notably, no project-specific residual change in habitat is expected within areas of the Marine Terminal RAA where fishing is occurring.

Cumulative effects on habitat within the Marine Terminal RAA are predicted to be low in magnitude. Effects will occur multiple times (but only once at each location), will be long-term or permanent in duration, and will occur in both disturbed and undisturbed habitats. Collectively, the permanent alteration and destruction of fish habitats from all past, present, and reasonably foreseeable projects is expected to be irreversible.

The likelihood of residual cumulative effects on fish habitat is considered high, despite the widespread of habitat compensation/offsetting, some adverse changes in habitat have occurred as a consequence of past and present projects and activities and are expected to occur during construction of reasonably foreseeable projects. However, the incremental contribution of Cedar LNG to this cumulative effect is considered small and the health and overall viability of fish habitat in the Marine Terminal RAA is considered high.

Change in Behaviour

Potential cumulative effects from changes in behaviour of marine fish and marine mammals based on projects and activities in the Marine Terminal and Marine Shipping RAA were assessed. Potential cumulative effects on marine fish and marine mammal behaviour may result from interactions between residual effects of the Project, effects from construction and operation of other projects and activities, and ongoing commercial, recreational, and Indigenous vessel use in the Marine Shipping RAA. Primarily, potential cumulative effects on marine fish and marine mammal behaviour are anticipated to result from the construction and operation of existing projects (the LNG Canada Export Terminal, the MK Bay Marina, the Rio Tinto Aluminum Smelter and Terminal A Extension) and future projects (Kitimat LPG Export Project) located in the vicinity of Cedar LNG. Construction activities will produce underwater noise, and include dredging, blasting, pile driving, and construction vessel activities.

During operation of these projects, vessels and tugs will generate underwater noise with the potential to affect marine fish and marine mammal behaviour. Underwater noise from existing and future vessel traffic along the shipping route to the Triple Island Pilot Boarding Station will also generate underwater noise that may act cumulatively with noise from project-related vessels and includes vessels calling on ports in Prince Rupert as there will be some overlap with project-related vessels in the vicinity of the Triple Island Pilot Boarding Station.

Residual cumulative effects caused by concurrent marine construction projects and activities are characterized as low in magnitude, non-overlapping in extent, limited to the Marine Terminal RAA and will persist over the medium-term. These effects will occur in disturbed environments and are considered to be reversible following the completion/cessation of the activities that generate underwater noise.

Residual cumulative effects resulting from marine construction vessel traffic and other existing vessel traffic in the Marine Terminal RAA are predicted to be low in magnitude. Residual cumulative effects are expected to persist over the medium-term and will be reversible following the cessation of the underwater noise.

During the Cedar LNG's operation phase, residual cumulative changes in marine fish behaviour are predicted to be low in magnitude and effects are expected to be in the Marine Shipping RAA. Similar to construction vessel traffic, effects during operation are expected to include multiple areas of fish avoidance or altered swimming direction. The areas of changes are expected to be of limited overlap along the shipping route to the Triple Island Pilot Boarding Station. Residual cumulative effects are expected to be short-term and reversible (animals will recover in minutes to hours) but effects will occur repeatedly over the operation life of the Project.

Residual cumulative effects of change in behaviour of marine mammals are conservatively categorized as medium magnitude in the Marine Shipping RAA due to the presence of multiple marine mammals listed under SARA. Given the anticipated operation life of most projects, residual cumulative effects of changes in behaviour are expected to be regular in nature, reversible, and short-term.

The likelihood of residual cumulative effects on marine fish and marine mammal behaviour is considered high. While Mitigation Measures implemented for the Project and other marine development projects in the Marine Shipping LAA/RAA will reduce the intensity and spatial extent of underwater noise, some cumulative changes in marine fish and marine mammal behaviour are expected in areas close to active construction sites and in the vicinity of transiting vessels. The likelihood of residual cumulative effects for change in behaviour on marine mammals is therefore considered high.

Change in Injury or Mortality

Potential cumulative effects from changes in injury or mortality risk to marine resources were based on projects and activities in the Marine Terminal and Marine Shipping LAA/RAA. From 2016 to 2020, approximately 57 piloted vessels called on the port of Kitimat annually. During operation and construction, 50 LNG vessels or 100 LNG vessel movements are anticipated annually (approximately two LNG vessel movement per week) from Cedar LNG. Existing traffic, Cedar LNG and LNG Canada together would be expected to result in approximately 515 vessels visiting the port of Kitimat annually. Construction and operational phases are expected to result in the mortality of some marine fish and invertebrates. This residual effect is expected to act cumulatively with effects of other present and reasonably foreseeable projects and activities in the Marine Terminal RAA.

Most species likely to have been affected through construction of in-water infrastructure are abundant in the Marine Terminal RAA and have high intrinsic population growth rates, making these historical effects undetectable at the population level. Therefore, residual changes in

injury and mortality risk resulting from Cedar LNG are not expected to act cumulatively with those of past projects.

Fishing is a leading cause of injury and mortality in marine fish. Numerous species are targeted within the Marine Terminal RAA. Fishing-induced injury and mortality is not expected to act cumulatively with changes in injury and mortality risk resulting from Cedar LNG. While some mortality of marine fish and invertebrates is expected to occur as a result of reasonably foreseeable projects (Kitimat LPG Export Project) involving construction of marine infrastructure, residual effects of these activities are not expected to act cumulatively with those of Cedar LNG.

Sources of underwater noise capable of causing injury are primarily expected during marine construction activities (and secondarily during decommissioning). The primary anticipated contributors to cumulative effects of change in risk of injury due to underwater noise will likely be the future marine infrastructure projects that are anticipating marine construction operation in the vicinity of the Project (Kitimat LPG Export Project). Upon implementation of Mitigation Measures related to hearing injury prevention, cumulative change in risk of hearing injury of marine mammals in the Marine Terminal RAA are not anticipated.

Among the other projects and activities listed above, Cedar LNG would introduce increased levels of vessel traffic to the Marine Shipping LAA/RAA, which may increase marine mammals' potential overall risk of injury or mortality from vessel strikes. LNG Canada and Kitimat LPG Export Project are anticipated to have shipping operation in the vicinity of Cedar LNG and are identified as primary contributors to a change in mortality risk. Due to their distant locations and shipping routes, three additional future projects (Fairview Container Terminal Expansion, Ksi Lisims LNG Project, and Vopak Development Canada Inc.) will have a lesser degree of potential overlap and contribution to Cedar LNG as vessel overlap occurs within the Marine Shipping LAA/RAA of the Triple Island Pilot Boarding Station. Existing and future vessel traffic, including both commercial and recreational vessels, may also act cumulatively with project-related vessels to produce an overall increase injury or mortality risk for marine mammals.

Future effects of marine projects within the Marine Terminal RAA are expected to be localized and limited to active construction. Most species that could be injured or killed during construction activities are abundant in the Marine Terminal RAA, and the loss of a limited number of individuals will not affect the long-term persistence of these populations. Following completion of construction works, available habitats will be colonized via recruitment and migration from nearby areas, where unavoidable mortality or alteration/disruption or destruction of fish habitat occur, offsetting measures will be implemented and will likely benefit affected species. With the implementation of Mitigation Measures, the cumulative effect of a change in mortality risk is predicted to be low. This effect is considered regular and long-term in a mostly disturbed environment with the ongoing operation of fisheries in the Marine Terminal RAA. While mortality is, by definition, irreversible, most of the affected species have high intrinsic population growth rates and any mortality losses are expected to be replaced within

one to two generations following the completion of in-water construction activities and the population viability of fish populations will not be adversely affected.

Cedar LNG will act cumulatively with other projects and activities (past, present and reasonably foreseeable) in the Marine Shipping LAA/RAA to increase the relative risk of a marine mammal vessel strike, and residual cumulative effects of change in injury or mortality risk from increased marine vessel traffic are expected to be of moderate magnitude. Marine mammal vessel strikes are expected to occur as multiple, irregular, albeit infrequent events. In the event of a vessel strike, consequences for the marine mammal involved are assumed to range from reversible (in the case of injury) to permanent and irreversible (in the case of mortality). Based on current marine mammal population sizes and trends for species known to occur in the Marine Shipping LAA/RAA, changes in mortality risk are considered unlikely to affect population viability, including species at risk. Populations of the most commonly struck whale species are stable or increasing (for example: grey whales, humpback whales, fin whales).

The likelihood of residual cumulative effects for change in injury or mortality risk to marine resources is considered high. While Mitigation Measures implemented for the Project and other marine development projects in the Marine Terminal RAA will reduce the magnitude, extent, and duration of injury and mortality to marine fish and marine mammals, some mortality is likely unavoidable.

INTERACTIONS BETWEEN EFFECTS

Under Section 22(1) of the IAA, the impact assessment of a designated project must take into account:

- a) the changes to the environment or to health, social or economic conditions and the positive and negative consequences of these changes that are likely to be caused by the carrying out of the designated project, including
 - iii. the result of any interaction between those effects.

The EAO also notes that Section 25 of the Act (2018)²³ states that every assessment must consider risks and uncertainties associated with effects of the reviewable project, including the results of any interaction between effects. Risks and uncertainties of the effects on marine resources are described above in the Residual Effects section.

The marine resources VC assessment is linked to the assessment of Cedar LNG effects on other VCs and factors as follows:

- Wildlife – informed the assessment of marine resources through wildlife species that may be found along the Marine Shipping Route;

²³ While Cedar LNG is assessed under the Act (2002), aspects of the Act (2018) are considered in this assessment, as described in Part A of this Report.

- Freshwater fish – the assessment considered effects for anadromous and estuarine fish species;
- Marine use – information on vessel traffic was considered in the assessment of potential effects to marine resources; and
- Human Health – species of marine animals and fish in the region that are harvested as country foods by Indigenous nations were considered in the assessment.

The EAO did not identify any additional effects or interactions that have not been assessed within the above sections.

In addition, the EAO notes that the effects of all biophysical VCs including marine resources, wildlife, and freshwater fish, are considered in the assessment of the effects on biophysical factors that support ecosystem function (section 6.6). This assessment considers linkages within the biophysical realm and considers effects in a holistic manner. The EAO concluded that there would be a low magnitude of effects on biophysical factors that support ecosystem function.

CONSIDERATION OF INDIGENOUS KNOWLEDGE

The EAO considered Indigenous Knowledge, where available, in the assessment of effects on marine resources.

In the Application, Cedar used the following sources of Indigenous Knowledge in assessing the marine resources VC:

- The traditional land use study prepared for the LNG Canada Export Terminal to describe marine resources traditional knowledge and use in the RAA;
- Stewards of the Land, Haisla Ownership and Use of their Traditional Territory, and their Concerns regarding the Northern Gateway Project and Proposed Tanker Traffic in Douglas Channel and Kitimat Arm (Powell 2011);
- Final Argument of the Council of the Haida Nation. In the Matter of Enbridge Northern Gateway Project Joint Review Panel OH-4-2011, Northern Gateway Pipelines Inc. (CHN 2013);
- Haida Nation Marine Traditional Knowledge Study – Volume 1: Methods and Results Summary (CHN 2011);
- Interim Report: Haisla Oolichan (za 'X w en) Traditional Ecological Knowledge Study (Gauvreau 2021);
- Draft Gitxaala Nation Use Study, prepared for the Cedar LNG Project (Gitxaala Nation 2021); and
- Gitga'at First Nation Traditional Use and Occupancy Study for the Cedar LNG Project: Final Report (Gitxaala Nation 2021).

These reports provided information on species of importance to Indigenous nations, important harvesting times and areas, traditional travel routes, and sensitive areas for particular species.

During the EA, Metlakatla, Lax Kw'alaams, Kitselas, Gitga'at, Gitxaala, and CHN provided comments on the assessment of effects to marine resources, including proposed Mitigation Measures and characterization of residual and cumulative effects, and conclusions. The information provided is summarized above in section 5.2.3 and section 0. Gitxaala emphasized that although potential project effects are assessed, the short-term adverse impacts (such as, vessel strikes resulting in marine mammal mortality or deleterious spills resulting in fish death or changes to water quality and habitat) are not quantified in the assessment. In addition, as a result of the scientific uncertainty regarding behaviour impacts to marine fish and mammals from artificial light and underwater noise) and the lack of shipping-related mitigations, Gitxaala noted that it had low to moderate confidence in EAO's finding that effects to marine resources in the Marine Shipping LAA/RAA are not significant. Metlakatla noted that it had only moderate confidence in the finding that effects to marine resources are not significant while Lax Kw'alaams indicated their uncertainty related to the rationale associated with some criteria (such as likelihood). Key ways in which the EAO took these comments into account in the marine resources assessment included:

- In the residual effects characterizations:
 - o Identifying marine resources within the Marine Shipping Route as sensitive, based on the potential for any decreases in marine resources quality to negatively impact cultural, harvesting, and other traditional practices of Indigenous nations; and
 - o Rating uncertainty as moderate (rather than low) based on the concerns raised by Indigenous nations, in addition to other Working Group members in particular regarding noise and light effects from the FLNG facility and marine shipping on marine mammals and fish and water quality effects from the FLNG facility.
- If a small craft jetty is built, recommending an underwater noise monitoring and management plan as part of the CEMP and underwater noise Mitigation Measures within the federal Mitigation Measures;
- Recommending a federal Mitigation Measure that project lighting be designed to reduce the risk of injury or mortality and the change in movement for wildlife and marine resources;
- Recommending a Follow-up Program for marine resources under the IAA;
- Recommend a condition and federal Mitigation Measure, which requires Cedar to participate in relevant federal initiatives related to effects of marine shipping in the region; and
- Recommending a marine transportation management plan to be developed in consultation with Indigenous nations, which would include the requirement that Cedar work with the Pacific Pilotage Authority and British Columbia Coast Pilots to determine guidance on safe vessel speed for Cedar vessels on the shipping route.

The EAO also notes that Indigenous nations' views and comments on the effect of marine resources on Indigenous nations' Indigenous Interests are discussed in Part C of this Report.

CONCLUSIONS

The EAO is satisfied that Cedar LNG would not have significant adverse residual or significant cumulative effects on the marine resources VC (including changes to marine fish and fish habitat, as defined in subsection 2(1) of the *Fisheries Act* and effects on marine aquatic species as defined in SARA). This conclusion considers the information and analysis presented in this chapter; the views of the technical Working Group, Indigenous nations, and Cedar; the proposed Mitigation Measures identified in the provincial TOC including, Condition 9: CEMP and Condition 16: Regional Cumulative Effects Initiatives; and recommended Mitigation Measures and Follow-up Program under the IAA for marine resources (Appendix 1).

5.7 EMPLOYMENT AND ECONOMY

5.7.1 BACKGROUND

This chapter assesses the potential adverse effects to the employment and economy VC. Employment and economy was identified as a VC to be assessed for Cedar LNG because Indigenous nations, government agencies, the public and other stakeholders noted the potential for Cedar LNG to affect the employment and economic conditions of Kitimat and the surrounding region through the creation of jobs and through economic activity associated with construction, operation, and decommissioning of the project. Potential project effects to each Indigenous nations' traditional economies are discussed in their respective sections of this Report within Part C.

Employment and economy effects as it relates to the health, social or economic conditions of the Indigenous peoples of Canada are discussed in section 6.9 of this Report, Requirements of the *Impact Assessment Act*.

REGULATORY CONTEXT

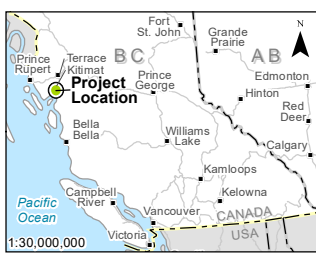
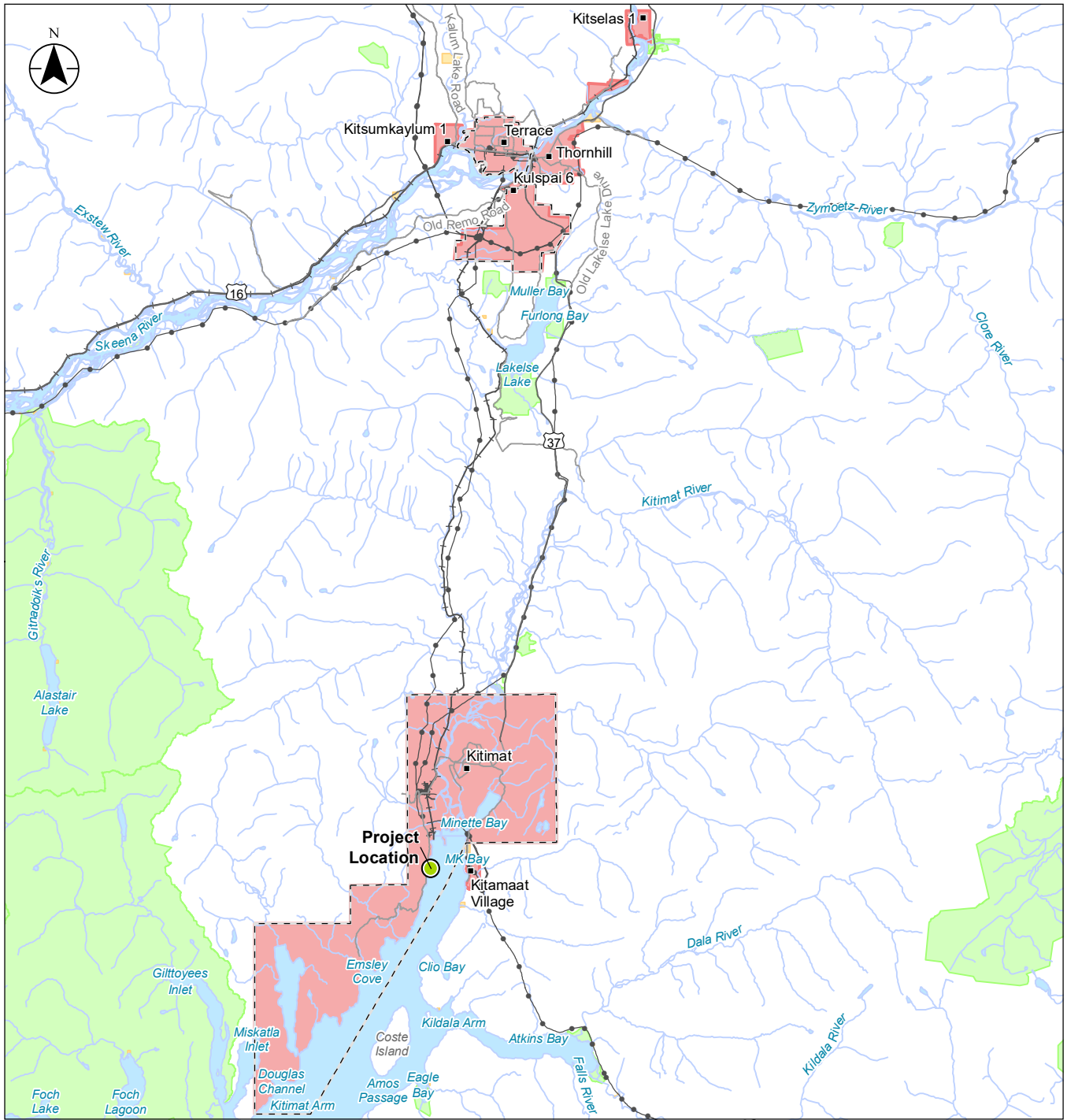
The employment and economy VC is related to several provincial and federal requirements, including:

- National Occupational Classification System;
- Indigenous Services Employment and Training Program; and
- *First Nations Financial Transparency Act*.

BOUNDARIES

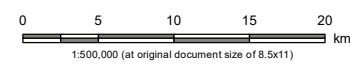
Spatial boundaries for the LAA include communities with the greatest potential to experience effects on employment and economy from Cedar LNG-related requirements for labour, goods, and services. The LAA (Figure 15) is comprised of Kitimaat Village (Kitimaat 2), District of Kitimat, Terrace CA (this includes the City of Terrace, Kitimat-Stikine E Regional District Electoral Area and Kulspai 6), Kitselas 1 and Kitsumkaylum 1. The RAA (Figure 16) is comprised of the North Coast Regional District Electoral Areas A and C and the Kitimat-Stikine Electoral Areas C and E, as well as the LAA.

Cedar assessed impacts to the employment and economy VC during Cedar LNG construction (approximately four years), operation (40 years), and decommissioning phases (approximately 12 months).



- Highway
- Road
- Railway
- Transmission Line
- Watercourse
- Waterbody
- Reserve Land
- Park or Protected
- District of Kitimat
- Municipal Boundary

- Project Location
- Employment and Economy
- Local Assessment Area



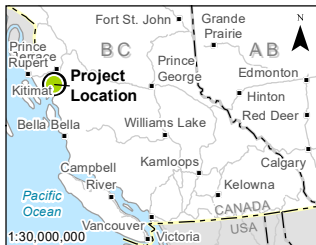
Notes
 1. Coordinate System: NAD 1983 UTM Zone 9N
 2. Data Sources: DataBC, Government of British Columbia; Natural Resources Canada; Canadian Hydrographic Service

Project Location: Kitimat, British Columbia
 Project Number: 123221953
 Prepared by WWU on 20211126
 Discipline Review by SZABANI on 20211126
 GIS Review by SFORTAIS on 20211126

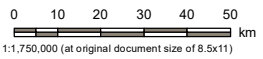
Client/Project/Report
 Produced by Stantec for Cedar LNG Partners LP for the Cedar LNG Project

Title
**Employment and Economy
 Local Assessment Area**

Figure 15: LAA for the Employment and Economy VC



- Highway
- Road
- - - Ferry Route
- - - Watercourse
- Waterbody
- Reserve Land
- Treaty Lands
- Park or Protected Area
- Project Location
- Marine Shipping Route (Approximate Location)
- Employment and Economy**
- ▨ Regional Assessment Area



Notes
 1. Coordinate System: NAD 1983 UTM Zone 9N
 2. Data Sources: DataBC, Government of British Columbia; Natural Resources Canada; Canadian Hydrographic Service

Project Location: Kitimat, British Columbia
 Project Number 123221953
 Prepared by WWU on 20211126
 Discipline Review by SZABANI on 20211126
 GIS Review by TOARDINAL on 20211126

Client/Project/Report
 Produced by Stantec for Cedar LNG Partners LP for the Cedar LNG Project

Title
**Employment and Economy
 Regional Assessment Area**

Figure 16: RAA for the Employment and Economy VC

5.7.2 POTENTIAL PROJECT EFFECTS AND PROPOSED MITIGATIONS IN THE APPLICATION

This section summarizes the information, methods and conclusions presented by Cedar in the Application, while input from reviewers is summarized in section 5.7.35.12.3.

EXISTING CONDITIONS

Cedar assessed existing conditions primarily using statistical datasets and published reports; however, due to the dynamic nature of socio-economic conditions in the region, Cedar limited its use of information from previous Eas to understanding issues rather than to establish baseline conditions. Baseline conditions were established for subgroups to support GBA Plus analysis of effects wherever possible to obtain disaggregated data. Cedar noted that in 2016, the labour force of the LAA was 13,350 persons (54.5 percent male, 45.5 percent female), comprised of 2,530 persons (53.0 percent male, 47.0 percent female) of Indigenous identity (19.0 percent of the total labour force), and had a participation rate of 65.9 percent (60.7 percent among the Indigenous labour force). The LAA unemployment rate was 11.3 percent (up from 9.7 percent in 2011), 4.6 percentage points greater than the provincial average of 6.7 percent. Males had higher levels of unemployment than females (12.0 percent vs 10.5 percent among females). As with the overall LAA labour force, Indigenous unemployment rates were greater among males than females (19.8 percent vs. 17.2 percent).

POTENTIAL PROJECT EFFECTS

The Application identified three potential positive project effects to the employment and economy VC from Cedar LNG, each of which could result from the procurement of labour, goods and services during construction, operation, and decommissioning. These effects were changes in 1) regional employment, 2) regional business and 3) regional economy. Where possible, economic effects estimated for construction and operation were considered in terms of direct, indirect, and induced effects. Direct effects result from labour, materials and service demands from Cedar and its contractors (such as construction labour or project management). Indirect effects result from contractor expenditures on goods and services (such as employment with suppliers and manufacturers of materials used during construction). Induced effects result from spending by direct and indirect workers on consumer goods and services (such as restaurant servers or retail positions).

Cedar LNG hiring of local labour will affect local labour supply (that is, regional employment). Qualified labour supply, participation, and unemployment rates, estimates of direct, indirect and induced employment with reference to affected industries and occupations all have the potential to be influenced by Cedar LNG. Positive effects are possible from an increase in employment during construction and operation. Cedar estimated 561 full-time equivalents (FTE) with an average income of \$88,203 (FTE) and 270 FTE with an average income of \$87,105 during construction and operations, respectively.

According to the Application, construction will last approximately four years with an average of 230 to 315 persons over this period and an estimate peak workforce of 350 to 500 from April to October during each year of construction (starting in second year). Operations of Cedar LNG is expected to require approximately 100 full time staff with the majority from the local population, utilizing existing housing in Kitimat and surrounding area. During operations every three to five years an additional 100 persons will also be required to perform scheduled shutdown and maintenance. The decommissioning workforce would peak at 100 to 150 workers, following which the labour demand from Cedar LNG would cease. According to the Application, the workforce in all phases will be recruited locally as much as possible. However, construction and operation will require some specialized trades and qualifications/experience that will likely be sourced from elsewhere in BC, Canada or internationally. This non-local workforce will utilize the existing third-party work camps available in Kitimat. While the availability of existing labour force required to respond to Cedar LNG labour demands is unknown, the Application noted that an estimated labour force of 870 to 1,119 persons may be available to respond to Cedar LNG's demand for direct labour.

There is also the potential that Cedar LNG may result in wage inflation from the increase in demand for labour. These effects may not be equitably distributed across subpopulations, potentially resulting in increased employment and income inequality. Within the LAA and RAA, non-Indigenous males account for the largest proportion of the existing labour force with occupations most likely to provide direct labour to Cedar LNG. In addition, males compared to females and non-Indigenous compared to Indigenous persons earn a higher mean and median wage in the LAA and RAA. To address project contributions to employment and income inequality, Cedar proposes to implement mitigation and enhancement measures targeted at increasing local content and participation among underrepresented groups (such as women and persons of Indigenous identity) within the oil and gas industry. These are described further below in section 5.7.3. Despite these measures, it likely that more males and non-Indigenous persons as compared to females and Indigenous persons will be employed at the project. However, due to the size of the Cedar LNG workforce relative to the size of the workforce in the LAA, Cedar does not expect the Project to measurably reduce employment and income inequality between sexes and persons of Indigenous and non-Indigenous identity across the LAA.

Cedar LNG spending will affect regional businesses. Value of local and regional spending, existing wage levels, estimates of direct, indirect, and induced labour income and income inequality all have the potential to be influenced by Cedar LNG. There is the potential for positive effects to regional businesses from an increase in revenue. Potential wage inflation and reduction in available labour may negatively affect regional businesses; however, overall, Cedar predicted that results on regional businesses would be positive because of contracting opportunities with the Project or additional business as a result of increased consumer spending from the Project's workforce.

Cedar LNG spending will also affect regional economy. Changes in regional economy may occur from economic activity in the LAA, RAA and BC during construction and operation. Cedar LNG will also pay income and property tax to various governments contributing to the local, regional and provincial tax base. The Application reported that Cedar LNG spending is estimated to result in \$257 million in GDP contributions over the four-year construction phase, comprised of \$107 million in direct effects (100 percent occurring in British Columbia), \$94 million in indirect effects (63.8 percent occurring in British Columbia), and \$56 million in induced effects (67.9 percent occurring in British Columbia). Over the 40-year operation life of the Project, annual GDP contributions are estimated at \$85 million, comprised of \$24 million in direct effects (100 percent occurring in British Columbia), \$39 million in indirect effects (64.1 percent occurring in British Columbia), and \$22 million in induced effects (68.2 percent occurring in British Columbia). The increased economic activity and increased labour demand may result in higher business costs, price of local goods and price of local services, which may affect the cost of living. However, overall, Cedar predicted that the net effects to the regional economy from the Project would be positive.

MITIGATION MEASURES PROPOSED IN THE APPLICATION

The Application proposed Mitigation Measures to avoid or minimize the potential adverse effects of Cedar LNG on the employment and economy VC, including:

- Inform local residents and Indigenous nations of job and procurement opportunities during all project phases;
- Identify potential shortages of workers with specific skill requirements and training, and work with the Haisla employment department, local and regional Indigenous employment centers, local and regional training and education facilities, and communities to increase opportunities for Indigenous and local community members to obtain training required for project employment;
- Provide information to local and Indigenous employment agencies and economic development organizations to help them plan for increased demand for labour;
- Implement a gender equity and diversity policy that focuses on hiring Haisla Nation members, local and Indigenous persons, and other underrepresented populations, including women, to increase project employment among underrepresented populations
- Provide on-the-job training programs and apprenticeship opportunities;
- Workers (with the exception of summer students) 19 years and younger will be required to have completed high school or have an appropriate equivalency to work on Cedar LNG;
- Engage with the Haisla Nation and Indigenous, local, and regional economic development departments and organizations to discuss procurement opportunities during all project phases;
- Implement policies and practices to provide opportunities to local businesses and contractors;

- Consider opportunities over the life of Cedar LNG to enable Haisla and Indigenous, local, and regional businesses and contractors to have repeated or ongoing contracts; and
- Workers will be paid wages consistent with the Western Canadian labour market.

During Application Review, Cedar also proposed a Follow-up Program under the IAA for infrastructure and services, which is described in section 5.10: Infrastructure and Services. Cedar also proposed a Follow-up Program on GBA Plus, which is described in section 6.8: Human and Community Well-Being.

5.7.3 POTENTIAL PROJECT EFFECTS AND PROPOSED MITIGATIONS IDENTIFIED DURING APPLICATION REVIEW

Based on a review of the Application and with feedback from the Working Group and Indigenous nations, the following key issues related to the assessment of employment and economy for Cedar LNG were identified:

- Assessment uncertainties; and
- Effect to local and Indigenous employment.

Issues raised by reviewers relating to GBA Plus and under-represented groups are discussed in Section 6.8: Human and Community Well-Being.

ASSESSMENT UNCERTAINTIES

Northern Health brought forward concerns that Cedar should have considered existing vulnerabilities and resilience, and effects based on potential change in revenue over time from factors such as COVID-19 and LNG Canada. Gitxaala requested that more recent labour market data be used considering the large changes that have been experienced due to COVID-19. Gitxaala also noted that given Cedar's intention to prioritize local and Indigenous hiring and procurement, the Indigenous labour force in the RAA should be considered and recognized as a boundary of the proposed mitigation measure.

Regarding COVID-19, Cedar noted that, as described in the Application, substantial declines in goods-producing and service sectors occurred at the onset of the COVID-19 global pandemic. In the goods-producing sector, manufacturing and construction employment in the North Coast and Nechako Region both declined by over 25 percent between February 2020 and June 2020, linked to workforce reductions at LNG Canada and the Coastal GasLink Project and temporary mill shutdowns. In the service sector, employment in accommodation and food services declined by over 40 percent. Between June 2020 and October 2020 construction-related employment increased to levels above pre-pandemic conditions (February 2019) with the resumption of work on LNG Canada and the Coastal GasLink Project. Employment in accommodation and food services remained lower than pre-pandemic conditions in October 2020. Cedar noted that COVID-19 has increased the inherent uncertainty about future

economic conditions and the extent to which local workers/business will be able to satisfy and be interested in securing employment and contracting opportunities with the Project.

Regarding LNG Canada, Cedar stated that it is planning to start construction in late 2023 (clearing works) and as a result the Project is well positioned to leverage local labour made available from completion of the Coast GasLink Project and from the ramping down of main construction activities on LNG Canada. Given the timing of construction activities the Project will partially mitigate the magnitude of a potential regional economic 'bust' associated with the completion of these projects.

In response, Gitxaala noted that Cedar's assumption that it will be able to leverage local labour from the ramping down/completion of LNG and Coastal GasLink fails to take into account the general labour shortage facing businesses across most economic sectors that was reported in Coastal GasLink reports²⁴. Gitxaala was of the view that uncertainty for the assessment of effects on employment and economy was high as a result. Northern Health raised concerns regarding Cedar's ability to develop and employ a skilled workforce, an issue LNG Canada has experienced.

The EAO noted the uncertainties raised in the assessment and has considered them in the residual effects characterizations below. The EAO also recommends a Follow-up Program for infrastructure and services to monitor and address effects on infrastructure as described in section 5.10.4. This program would require Cedar to collect data on the labour force, specifically the number of people working on the Project. The EAO is of the view that these issues have been adequately addressed for the purposes of the EA.

EFFECT TO LOCAL AND INDIGENOUS EMPLOYMENT

Northern Health raised concerns that prioritizing local hiring could lead to impacts to service levels (including essential services and that the effect of the Project on increasing vacancies should be discussed in greater detail, as increasing wages in the region result in competition among projects for labour. Northern Health also raised concerns that prioritizing local employment could compromise staffing of essential services in the community. ESDC, Indigenous Services Canada and Gitxaala requested further details regarding workforce development opportunities, coordination with local training institutes (such as potential specialized training), and engagement with Indigenous nations to address individual Indigenous nations' interests and inform them of specific opportunities, and Cedar's efforts to promote, facilitate and/or offer training to assess socio-economic benefits (for example: human resources, gender and equality policies and procedures) stemming from Cedar LNG. Reviewers noted the potential for adverse economic effects and questioned why adverse residual and cumulative effects were not assessed.

²⁴ [Coastal GasLink SEEMP Status Report 6](#) and [Coastal Gaslink SEEMP Status Report 7](#)

Cedar stated that the assessment of employment and economy included consideration of the effect of the timing of other projects and local employment conditions on regional employment, regional business, and regional economy. While Cedar LNG-related employment may be perceived as being more desirable than other forms of employment and that this could lead to increased difficulty for local businesses to recruit or retain qualified workers, the decisions of these workers to seek employment with Cedar LNG is largely outside the control of Cedar. However, to mitigate the potential for large wage differentials to be a leading contributor to labour drawdown, workers will be paid wages consistent with the Western Canadian labour market. Further, expected labour for Cedar LNG is not anticipated by Cedar to draw on support staff for health facilities in the RAA. Cedar LNG does not include construction of its own camp (non-local workers will use open lodges in Kitimat). Cedar concluded that, with the application of Mitigation Measures, the Project is expected to have a negligible effect on labour drawdown of health care professionals (affecting Northern Health) in the RAA.

Cedar confirmed that it intends to engage with all neighbouring Indigenous nations to understand their capacity to supply goods and services required by the Project, and to share information on jobs, contracting, and other economic opportunities. Furthermore, Cedar stated that to assist Haisla members, neighbouring Indigenous nations, and the local community with the ability to benefit from employment and related opportunities, Cedar proposed Mitigation Measures for employment, as described in section 05.7.20 above, including:

- Identify partnerships with local education and training facilities in the region to develop and maintain a local, skilled workforce which may include potential funding;
- Host local community information sessions to share details about what kinds of jobs are available and the training required; and
- Maintain a database of local workers and businesses to share information with as Cedar LNG advances, including training, hiring, and contracting opportunities.

In consideration of the concerns raised regarding local and Indigenous employment, the EAO proposes a condition requiring Cedar to develop a socioeconomic management plan (SEMP) (Condition 14) that would detail hiring and training measures that prioritize regional hiring and procurement to reduce the increase in population associated with the Project workforce. The SEMP would also require Cedar to work with regional employment agencies and economic development organizations to assist in planning for increased demand for Construction and Operation workers, and work with regional agencies to increase opportunities for Indigenous and regional community members to obtain training required for Project participation.

The EAO also recommends Mitigation Measures under the IAA, as described below in section 0, which would include a gender equity and diversity program that focuses on hiring Haisla Nation members, local and Indigenous persons, and women to increase Project employment among underrepresented populations, and consideration of the baseline labour force participation status of under-represented groups in Kitimat and the region. With these conditions, the EAO considers this issue to be adequately addressed for the purpose of the EA. The EAO was of the

view that following mitigation, net residual effects were positive and therefore did not conduct a cumulative effects assessment.

SOCIOECONOMIC MANAGEMENT PLAN

Gitxaala expressed concerns that the proposed SEMP (Condition 14) does not take into account the lessons learned regarding the effectiveness of similar management plans, such as the LNG Canada Community Level Infrastructure and Services Management Plan and the Coastal GasLink Socio-economic Effects Management Plan. Gitxaala has low confidence in the effectiveness of this mitigation and note that the effectiveness of such conditions is unproven and has not yet been evaluated in a rigorous way.

The EAO acknowledges Gitxaala's concerns and notes that the proposed SEMP for Cedar LNG incorporates feedback from previous experiences with similar conditions for other projects and includes specific mitigations to address the uniqueness of Cedar LNG. The SEMP includes monitoring, thresholds for additional mitigations, and adaptive management that would be based on feedback received from the community, Indigenous nations, and local and provincial government agencies. The plan requires EAO approval and will be developed in consultation with Indigenous nations, Northern Health, MUNI, City of Terrace, District of Kitimat, and Regional District Kitimat-Stikine. The EAO is of the view that the SEMP adequately addresses potential effects related to employment and economy for the purposes of this EA.

5.7.4 THE EAO'S ANALYSIS AND CONCLUSIONS

The EAO evaluated the potential effects to employment and economy by considering construction, operations and decommissioning activities that could affect the employment and economy VC and may result in positive or adverse residual effects.

PROPOSED PROVINCIAL CONDITIONS AND FEDERAL MITIGATION MEASURES

Based on mitigations proposed in the Application, issues raised during Application review, the EAO's effects assessment and the information contained in the Joint Permitting / Regulatory Coordination Plan, the EAO proposes the following provincial conditions for the employment and economy VC:

- SEMP (Condition 14), including hiring and training measures that prioritize regional hiring and procurement, a requirement that Cedar to work with regional employment agencies and economic development organizations to assist in planning for increased demand for workers, and a requirement that Cedar work with regional employment agencies to increase opportunities for Indigenous and regional community members to obtain training required for project participation.

The EAO recommends the following Mitigation Measures under the IAA for employment and Economy:

- Inform local residents and Indigenous nations of job and procurement opportunities during all project phases;
- Identify potential shortages of workers with specific skill requirements and training, and work with the Haisla employment department, local and regional Indigenous employment centers, local and regional training and education facilities, and communities to increase opportunities for Indigenous and local community members to obtain training required for project participation;
- Provide information to local and Indigenous employment agencies and economic development organizations to help them plan for increased demand for labour;
- Provide on-the-job training programs and apprenticeship opportunities;
- Implement policies and practices to provide opportunities to local businesses and contractors; and
- Consider opportunities over the life of Cedar LNG to enable Haisla and Indigenous, local, and regional businesses and contractors to have repeated or ongoing contracts.

Mitigation measures for GBA Plus, including a Follow-up Program under the IAA for GBA Plus, are described in Section 6.8: Community and Human Well-Being. The Follow-up Program for infrastructure and services (see section 5.10) is also relevant to employment and economy because it contains reporting on workforce numbers.

RESIDUAL EFFECTS

The EAO considered the potential for adverse residual effects to the employment and economy VC, based on the concerns raised by the Working Group that the project may not benefit groups that are under-represented in the regional labour force (for example: Indigenous people, women, youths, minorities). The EAO acknowledges that the project has the potential to maintain or fail to rectify these regional labour force trends. However, after considering the proposed provincial and federal Mitigation Measures, the EAO concludes that Cedar LNG would result in a net positive residual effect to the regional employment, regional business and regional economy that would benefit all subpopulations, regardless of gender or identity factor due to the creation of jobs and benefits to regional business and economy.

Residual effects to employment and economy effects within federal jurisdiction, including the health, social or economic conditions of the Indigenous peoples of Canada are discussed in Section 6.9: Requirements of the *Impact Assessment Act*.

Table 24: Summary of Residual Effects to Regional Employment, Business & Economy from Cedar LNG

Criteria	Assessment Rating	Rationale
Context	Regional employment: moderate Regional business: moderate Regional economy: LAA/RAA – moderate BC – low	<p>Regional employment: in 2016 there was an unemployment rate in the LAA of 11.3 percent, this being an increase from 2011 (9.7 percent). The 2016 provincial unemployment rate was 6.7 percent, showing a significantly higher level of unemployment in the LAA. As such, the LAA has a moderate ability to accommodate increases in employment anticipated to result from Cedar LNG.</p> <p>Regional business: the potential for Cedar LNG to impact businesses located in the LAA/RAA is moderate as there is a history of industrial development in the region and the construction of Cedar LNG would occur as other large projects are completing construction.</p> <p>Regional economy: the context varies based on the assessment area. The potential for economic impacts is tied to the size of the economy and therefore there is a higher potential for change in the LAA/RAA than BC.</p>
Direction and Magnitude	Regional employment: positive and moderate Regional business: positive and moderate Regional economy: positive and moderate	<p>Regional employment: with the implementation of Cedar’s mitigation and enhancement measures, the provincial conditions and federal Mitigation Measures, Cedar LNG is expected to result in positive effects with regional gains in employment and income that are moderate in magnitude given the workforce estimates.</p> <p>Regional business: while there is the potential for both positive and negative effects, the negative ones have been addressed, where applicable, by the Mitigation Measures Cedar has proposed as well as the provincial conditions and federal Mitigation Measures. Therefore, there is a medium likelihood that project spending will result in indirect and induced business activity.</p> <p>Regional economy: Cedar LNG is estimated to contribute \$257 million in GDP during construction, of which \$107 million is direct effects and \$56 million is indirect effects. During operations, Cedar LNG is estimated to contribute an annual amount of \$85 million (\$24 million direct effects, \$39 million indirect effects, \$22 million induced effects).</p>
Extent	Regional employment: Local/Regional Regional business: Local/Regional Regional economy: Local/Regional	The predicted residual effects of Cedar LNG to regional employment, business and economy are applicable throughout the LAA/RAA.

Criteria	Assessment Rating	Rationale
Duration	Regional employment: long-term Regional business: long-term Regional economy: long-term	The residual effects to regional employment, business and economy, as a result of Cedar LNG, would last throughout construction, operations and decommissioning, with the potential for positive effects to extend beyond the life of the Project.
Frequency	Regional employment: Continuous Regional business: Continuous Regional economy: Continuous	The effects to the regional employment, business and economy, from Cedar LNG, would occur frequently, at regularly intervals throughout construction and operations.
Reversibility	Regional employment: reversible Regional business: reversible Regional economy: reversible	The residual effects on regional employment, business and economy from Cedar LNG would largely cease following the end of decommissioning, although some economic benefits could continue to be experienced beyond this time.
Affected Populations	Regional employment: disproportionate Regional business: disproportionate Regional economy: disproportionate	Regional employment: Cedar LNG will result in an increase in regional employment; however, this effect will be disproportionately distributed by variables such as gender and Indigenous vs. non-Indigenous. Non-Indigenous males are projected to experience a disproportionate proportion of employment, despite efforts to prioritize Indigenous opportunities. Regional business: Cedar LNG will result in an increase to businesses; however, this effect will be disproportionately distributed by variables such as Indigenous vs non-Indigenous. Non-Indigenous businesses are projected to gain a greater share of Cedar LNG-related contracting opportunities. Regional economy: Cedar LNG expenditures during construction and operations will result in regional activities and tax income in the LAA/RAA, B.C., and Canada. The distribution of tax income will be disproportionate as Kitimat will receive greater tax income from municipal taxes than the rest of the LAA.
Uncertainty	Regional employment and business: the EAO's confidence in this assessment is moderate as there are a number of unknown variables that may influence the degree to which Cedar LNG will impose positive residual effects to regional employment and business. Regional economy: the EAO's confidence in this assessment is high as there is a significant number of similar projects to provide data and information directly relevant to Cedar LNG's effect on regional economy.	
Significance	EAO concludes that Cedar LNG would not have significant adverse residual effects on employment and economy, considering that effects are predicted to be predominantly positive.	

Note: Criteria and assessment ratings are defined in Appendix 4: Residual Effects Characterization Definitions. Risk (likelihood and consequences) was not assessed as the EAO concludes that Cedar LNG will not have adverse residual effects on the employment and economy VC.

CUMULATIVE EFFECTS ASSESSMENT

The EAO concludes that Cedar LNG would not have adverse residual effects on the employment and economy VC; therefore, no potential for cumulative effects was identified.

INTERACTIONS BETWEEN EFFECTS

Under Section 22(1) of the IAA, the impact assessment of a designated project must take into account:

- a) the changes to the environment or to health, social or economic conditions and the positive and negative consequences of these changes that are likely to be caused by the carrying out of the designated project, including
 - iii. the result of any interaction between those effects.

The EAO also notes that Section 25 of the *Act* (2018)²⁵ states that every assessment must consider risks and uncertainties associated with effects of the reviewable project, including the results of any interaction between effects. Risks and uncertainties of the employment and economy effects are described above in the Residual Effects section0.

The employment and economy VC assessment is linked to the assessment of Cedar LNG effects on other VCs and factors as follows:

- Infrastructure and services: the information from labour analysis and predicted effects on cost of living, housing, and accommodations;
- Marine use: the assessment of effects on employment and economy refers to the marine use assessment of potential effects on commercial fisheries;
- Human and community well-being: the assessment of effects on employment, cost of living and income, including existing conditions and enhancement measures for these parameters;
- Effects to current and future generations: the predicted effects for regional employment, regional businesses, and regional economy; and
- The impact of changes to employment and the economy on Indigenous Interests is considered in Part C of this Report.

The EAO did not identify any additional effects or interactions that have not been assessed within the above sections.

In addition, the effects of all VCs including employment and economy, infrastructure and services, marine use, effects to current and future generations, are considered in the assessment of human and community well-being (section 6.8). These assessments consider linkages within the human realms and consider effects in a holistic manner. In this assessment,

²⁵ While Cedar LNG is assessed under the *Act* (2002), aspects of the *Act* (2018) are considered in this assessment, as described in Part A of this Report.

the EAO concluded that there would be a moderate magnitude effect on human and community well-being with effects that are both positive and adverse.

CONSIDERATION OF INDIGENOUS KNOWLEDGE

The EAO considered Indigenous Knowledge, where available, in the assessment of employment and economy effects.

Cedar noted that it reviewed information provided in the Gitxaala Nation Community Health & Socio Economic Risk Report for the Cedar LNG Project. Information provided in the report bolster's Cedar's understanding of health and socio economic conditions in the RAA.

During the EA, Kitselas, Kitsumkalum, Gitxaala, CHN, Gitga'at, Lax Kw'alaams, and Metlakatla provided comments related to employment and economy VC. These comments were considered in the assessment of effects, including the characterizations of residual effects and the specifics of the proposed provincial condition for a SEMP. The information provided is summarized above in section 5.7.3. Comments included support for measures to limit the effects of workers hired on housing availability, suggestion on the geographic area referred to in the conditions, and a recommendation that Cedar participate in a regional initiative around cumulative socioeconomic effects. Indigenous nations also noted the potential for existing regional labour shortages to make it difficult for Cedar to hire workers locally and the uncertainties this created on the economic benefits predicted. Key ways in which the EAO took these comments into account included:

- Including a proposed condition that Cedar must participate in a regional social and economic management and monitoring Committee, if created by the province;
- Including within the SEMP and the proposed federal Mitigation Measures development and implementation of an accommodation policy that includes measures to ensure that accommodation for contractor construction personnel residing outside the area is exclusively within existing work camps or other temporary accommodations and does not include rental of local housing;
- Including adaptive management within the SEMP and extending the period over which it applies to decommissioning; and
- Requiring the SEMP be to the approval of the EAO and that reviewing parties (which include Indigenous nations) have at least 30 days to provide views on the plan, when Cedar consults them on the development of the plan.

The EAO also notes that Indigenous nations' views and comments on the effect of employment and economy on Indigenous nations' Indigenous Interests are discussed in Part C of this Report.

CONCLUSIONS

The EAO is satisfied that Cedar LNG would not have significant adverse residual or cumulative effects on the employment and economy VC. This conclusion considers the information and analysis presented in this chapter; the views of the technical Working Group, Indigenous nations, and Cedar; the proposed Mitigation Measures identified in the provincial TOC

including, Condition 14: SEMP; and recommended Mitigation Measures under the IAA for employment and economy, including the Follow-up Programs for infrastructure and services and GBA Plus (Appendix 1).

5.8 LAND AND RESOURCE USE

5.8.1 BACKGROUND

Land and resource use has been identified as a valued component to be assessed for Cedar LNG. This section describes the potential effects on land and resource use including the following potential effects:

- Change in private property and tenured land and resource use; and
- Change in non-tenured land and resource use.

For this assessment, tenured land use refers to an area of Crown land for which the government has granted rights to tenure holders to use the land (for example: forestry, hunting/guide outfitting, trapping). Non-tenured land use (such as outdoor recreation or hiking) does not require the granting of these rights. These are assessed as separate pathways as there are legal protections and restrictions for private land and tenured resource use that are both assessed and mitigated differently (often require permissions) than non tenured land use. The assessment also considers the potential for reduction in visual quality and subsequent effects to land users (such as from project infrastructure and LNG carriers). Visual quality is the extent to which the aesthetic or scenic value of a landscape is altered compared to the pre-existing or natural condition.

Land and resource use effects within federal jurisdiction including effects to the health, social or economic conditions of the Indigenous peoples of Canada, the current use of lands and resources for traditional purposes and cultural heritage are discussed in section 6.9 of this Report. Effects of Cedar LNG on Indigenous land use are also assessed in Part C this Report.

REGULATORY CONTEXT

There are no federal policies or regulations applicable to the assessment of land and resource use. The following provincial and municipal acts, regulations, and guidance applies to the Land Resource Use VC:

- *The Land Act*, manages the use of Crown land through tenures, leases, licences, permits and rights-of-way; this includes provision of authority for government to develop Strategic Land and Resource Plans;
- *The Local Government Act* provides the legal framework for the establishment and continuation of local government within communities; this includes provision of authority to local governments to adopt Official Community Plans;
- *The Oil and Gas Activities Act (OGAA)* authorizes the OGC to manage oil and gas exploration, production, and transportation activities; the OGAA and associated regulations also define permits, rights, and obligations of oil and gas proponents. It also

provides authority for specified enactments under *the Land Act, Forest Act, Petroleum and Natural Gas Act, Water Sustainability Act* and *Environmental Management Act*;

- *The Water Sustainability Act* is the principal law for managing the diversion and use of water resources;
- *The Wildlife Act* manages wildlife on public lands, including hunting and trapping²⁶ activities;
- *The Forest Act* regulates the removal of timber on Crown land, including licensing permits required to clear Crown timber for oil and gas activities;
- The Liquefied Natural Gas Facility Regulation, which is a regulation under the OGAA makes provisions for noise and light control related to construction of and normal operation at an LNG facility to ensure the permit holder does not cause excessive noise or emanation of light;
- OGC Light Control Best Practices Guideline; provides recommended best practices for light control from operation associated with oil and gas facilities, including LNG facilities (OGC 2021);
- Kalum Land and Resource Management Plan (LRMP) provides guidelines and strategies for the management of land and resources in regional planning areas in British Columbia;
- Kitimat Official Community Plan Prescribes planning and development controls for building and land development within the municipal government districts (District of Kitimat 2008);
- Kitimat Municipal Code By-Law (Part 9 Planning) provides policy direction or statements with respect to the management of scenic landscape in support of recreation and tourism activities; and
- The South West Kitimat Area Plan – the District of Kitimat is creating a new local area plan for municipal lands on the west side of Douglas Channel. A Local Area Plan is an extension of the Official Community Plan applied to specific areas or issues within the municipality. The Local Area Plan process is currently not scheduled for completion.

Cedar LNG falls within the Kalum Land Resource Management Plan (LRMP) and Kalum Sustainable Resource Management Plan (SRMP), which provide guidelines and strategies for the management of land and resources within their respective planning areas. Indigenous land use plans are also relevant to Cedar LNG, including the Haisla Nation Community Plan. Refer to Section 6.2: Consistency with Land Use Plans of this Report, for further details on local government, provincial and Indigenous land use plans.

²⁶ Commercial trapping tenures (traplines) are regulated by the Wildlife Act. A trapline allows the holder to have exclusive commercial trapping rights in a designated area. Other uses, such as logging, mining, oil and gas exploration can still occur within a trapline.

BOUNDARIES

Spatial boundaries consider the geographical extent over which project activities may affect land and resource use. They are:

- The project footprint encompasses the physical footprint of onsite and offsite components (that is, the extent of planned clearing and development within the Facility Area, transmission line corridor and access roads; see Figure 17).
- The land and resource use LAA is 8,379 ha and encompasses the area where changes in access and use of lands and resources could result from the development of Cedar LNG (that is, the Facility Area and transmission line corridor) and combines the physical extent of the combined LAAs used to assess the effects on the Acoustic, Freshwater Fish, Vegetation Resources, and Wildlife (marine terminal²⁷) Valued Components where terrestrial project-related activities could conflict with land and resource use.
- The land and resource use RAA is 2,168,307 ha and encompasses the Kalum LRMP area, the communities of Terrace, Kitimat, Kitamaat Village, and other surrounding rural communities.

The period over which effects on the land and resources VC were predicted included construction, operations, and decommissioning.

²⁷ The wildlife marine terminal LAA is defined by a 1 km buffer around the Project Area and transmission line corridor (including access roads). See wildlife section 5.4 for more details.

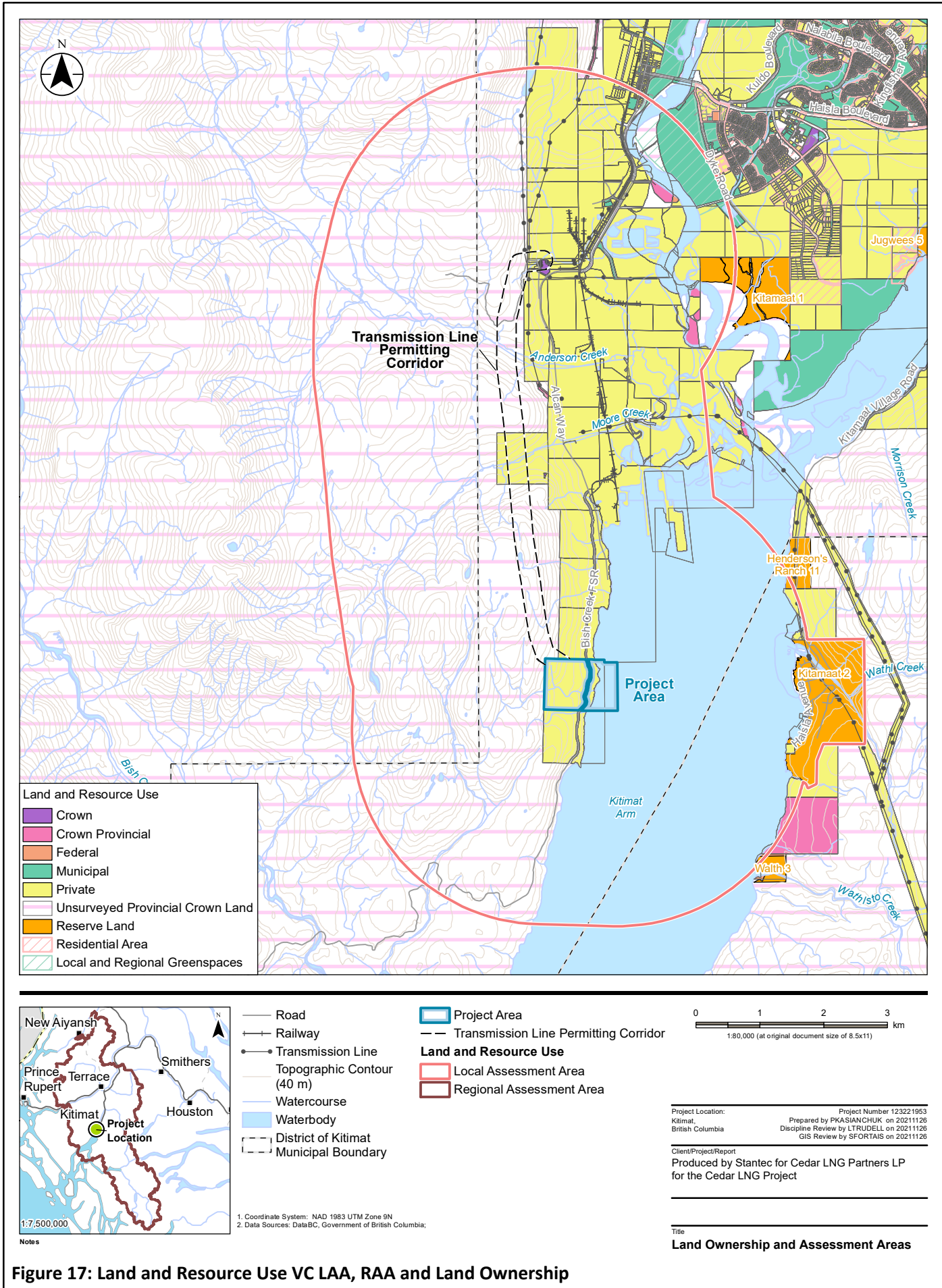


Figure 17: Land and Resource Use VC LAA, RAA and Land Ownership

5.8.2 POTENTIAL PROJECT EFFECTS AND PROPOSED MITIGATIONS IN THE APPLICATION

This section summarizes the information, methods and conclusions presented by Cedar in the Application, while input from reviewers is summarized in section 5.8.3.

EXISTING CONDITIONS

Existing conditions for land and resource use was determined from primary data (such as photographs) and through secondary sources such as past research, previous studies, and other Eas. Review of traditional knowledge was also completed where applicable.

The Project is in the District of Kitimat and includes the Facility Area, transmission line corridor (approximate 8 km long transmission line corridor from the Minette Substation to the Facility Area) and access roads. The transmission line corridor crosses a mixture of private property and provincial Crown land. No federal land will be used for the Project. Table 25 below summarizes Parcel ownership within the LAA and RAA.

The Facility Area is located on private property zoned for manufacturing and the transmission line corridor is zoned for manufacturing and forestry.²⁸ No rezoning of land encompassed by the project footprint is required for project development.

Table 25: Parcel Ownership in the LAA and RAA

Parcel Ownership Type	LAA ha (Percentage)	RAA ha (Percentage)
Crown	18 (0.2%)	8,223 (0.4%)
Federal	187 (2.2%)	2,319 (0.1%)
Municipal	93 (1.1%)	1,956 (0.1%)
Private	2,217 (26.5%)	27,461 (1.3%)
Un-surveyed provincial Crown Land	5,861 (69.9%)	2,136,508 (98.2%)
Total	8,379	2,176,695

²⁸ Zoning requirements for M1 (manufacturing) and G5 (forestry) are provided under Part 9, Division 6—Industrial Zoning and Division 7—Greenbelt Zoning of the Kitimat Municipal Code.

Tenured Land and Resource Use

Table 26: Tenured Land and Resource Use in the LAA and RAA

Tenured Land Use	Project Footprint	Present in LAA	Present in RAA
Provincial parks, ecological reserves, conservancy areas, or protected area	None	None	provincial parks 2 ecological reserves 3 protected areas 3 land blocks of the Nass Wildlife Area are located along the northern boundary of the RAA
Crown Land Reserves	None	12 Crown Land Reserves 9 Notations of Interest ²⁹ (NOI) encompassing heavy industrial, gas and oil pipeline, and treaty areas	372 additional Crown Land Reserves and NOI
Hunting	1 guide/outfitter area overlaps with transmission line corridor	Two guide/outfitter areas with small percentage of their total area within the LAA	12 licenced guide-outfitters operate in the Kalum LRMP area
Trapping	1 commercial trapline overlaps with the transmission line corridor.	5 tenure trapping areas overlap the LAA	175 trapping tenure areas are located within the RAA
Oil, Gas, and Mineral Tenure	None	3 oil and gas facility tenures 19 pipeline areas 20 well facilities (all related to LNG Canada Development Inc.) 1 mineral claim (196 ha) 1 mineral processing activity 1 aggregate operation/borrow pit	1 petroleum title 55 pipeline areas 9 tenure facilities 22 well facilities 639 mineral and placer claims
Surface Water Licence	None	17 surface water licences 17 water pipeline and conduits 1 water reservoir 18 surface water source points 28 new groundwater supply and monitoring wells	265 water licences (including pending applications) 759 surface water linear features and works 50 surface water source points 675 new groundwater wells

²⁹ Notations of Interest (NOI) are administrative tools through which interests in Crown land can be established. A NOI delineates the area of interest and describes the associated use. An NOI may be used to ensure land applications are referred to a provincial agency and ensure agency involvement in planned disposition. It is not an authorization and no rights to the Crown land are conveyed by an NOI under the *Land Act*.

Tenured Land Use	Project Footprint	Present in LAA	Present in RAA
Agriculture Land Reserve	None	None	~47,028 ha (8.5 percent) of the Kitimat Timber Supply Area in the RAA is within an Agriculture Land Reserve
Forestry Tenure	The project footprint is located within the Kitimat Timber Supply Area in the Coast Mountains District.	<p>1 timber supply area is adjacent to the LAA and 1 Tree Farm Licence (to Skeena Sawmills Ltd.) overlaps it</p> <p>14 forest harvest authority tenures are active and pending</p> <p>2 First Nation managed forest licence areas are in the LAA issued to Haisla Resources General Partner Inc.</p> <p>2 legally declared old growth management areas overlap the LAA</p> <p>6 forest cover reserves, encompassing 27.9 ha</p>	<p>additional Tree Farm Licences</p> <p>24 (portions) Timber Supply Areas (TSAs) and 9 free use timber permits</p> <p>232 active forest harvest authority tenures and 15 pending</p> <p>50 active forest notations</p> <p>indigenous nations managed licenced areas have been issued to Haisla Resources General Partner Inc</p> <p>3 active managed forest licences</p> <p>active woodlots</p> <p>762 old growth management areas</p> <p>496 non-legally defined old growth management areas</p>
Forest Recreation Sites	None	None	<p>18 forest tenure recreation sites</p> <p>97 forest tenure recreation trails in the Kitimat, Terrace, and Thornhill areas</p> <p>38 active forest tenure recreation sites and recreation reserves in the vicinity of Kitimat, Rosswood, and Terrace</p> <p>27 forest tenure special use permit areas are located within the RAA for the following uses: dryland sort, gravel pit/rock quarry, road/right-of-way, logging camp/shop/offices, industrial, waste disposal, miscellaneous land use, and miscellaneous forest use</p>

Non-Tenured Land and Resource Use

Tourism and Recreation: Existing tourism operators in the RAA include licenced guide-outfitters, licenced fishing guides, destination lodges and adventure/ecotourism/heritage and culture guiding operators. For many years, the area has drawn recreational users and tourists to engage in a variety of outdoor activities, including hiking, day-use picnicking, wildlife and nature viewing, camping, hunting, fishing, and snowmobiling.

Recreational Values: The project footprint overlaps five recreation feature areas with a low sensitivity rating and moderate recreational value. Twenty-seven valued recreational feature areas have been identified in the LAA (Figure 7.9.6 in the Application). Of these, 10 are given a low sensitivity rating with moderate value for recreational opportunity. Fourteen feature areas in the LAA are given a moderate sensitivity rating with moderate to high values for recreational opportunity.

Hunting and Fishing: The LAA encompasses two Wildlife Management Units (WMU) within Region 6—Skeena (6-3 and 6-11). The RAA encompasses an additional 13 WMU. Streams and rivers in the RAA attract anglers for its diversity of sport fish. Additionally, saltwater fishing occurs within Douglas Channel.

Visual Landscape Quality: The landscape character of the LAA consists of high topographic variation, varied vegetation patterns, and expansive views of water. Existing landscape disturbances include major industrial development, recent and historical forest harvesting, and varied waterfront, recreation, commercial, and community development. According to the provincial VLI, much of the southern portion of the LAA in the vicinity of the marine terminal has been identified with a visual quality objective as being Partially Retained. Seven priority viewpoints, identified as part of the LNG Canada visual quality baseline, are in the LAA. These previously defined moderate and high priority viewpoints include water-based views, community resource, and tourism and recreation resource areas. One of the high priority viewpoints is represented as a panoramic view from Kitamaat Village (See Photo 7.9.1 in Application), while another represents a view looking to the proposed FLNG facility from the shoreline along Kitimat Arm (See Photo 7.9.2 in Application). The proposed FLNG facility would likely be visible to some extent from both view locations at the mid-ground (that is, the project components are between 1 km to 8 km from a viewpoint).

Ambient Light: Existing conditions for ambient light was characterized for a viewpoint looking west from Kitamaat Village to the Project Area. There are no current industrial, commercial, or residential light emitting uses in the Project Area. The closest residential houses are approximately 3 km east of the project footprint, across Kitimat Arm, in Kitamaat Village (Kitamaat 2). The ambient lighting conditions elsewhere in the LAA range from rural to urban, with Kitimat and the LNG Canada site to the north characterized as suburban/ urban, and surrounding areas as rural or natural. The Project Area is likely characteristic of a rural zone,

with some sky glow filtering over from the nearby Rio Tinto aluminum smelter and future LNG Canada facility.

POTENTIAL PROJECT EFFECTS

Change in Private Property and Tenured Land and Resource Use

The Facility Area is on private property held by Haisla Nation, which was acquired for the purpose of developing energy export projects. Hence, there would be limited direct effects to private property and tenured land and resource use from the development of the FLNG and associated infrastructure.

Clearing of the transmission line right-of-way and construction of the transmission line will disturb 34.6 ha of land. Construction of the transmission line may also require constructing temporary access roads between the Bish Creek Forest Service Road or Alcan Way and the right-of-way by upgrading existing resource roads and constructing new access. This will occur on both private property and Crown land. The proposed transmission line corridor crosses 6.9 ha of private land composed of four parcels. Two of these parcels are held by Cedar through Haisla Enterprises Ltd.; the other two are owned by Rio Tinto and Kitimat LNG. Cedar intends to enter into commercial agreements for use of the private land in advance of construction of the transmission line corridor and associated access roads.

The direct residual effect for private property and tenured land use during construction and operation is limited to the project footprint and LAA. The Project is not expected to affect parks, ecological reserves, conservancy areas, protected areas, agricultural land reserves or forest recreation sites because there are none in the LAA.

The Project footprint overlaps one guiding/outfitting area and one trapline area. Cedar will continue to engage with the guide outfitters within the LAA as part of ongoing consultation and engagement to discuss Mitigation Measures to reduce potential project effects. Cedar identifies that a small area (0.7 percent) of one guide/outfitter area would be affected by the Project during construction. Other Mitigation Measures will address effects on wildlife (See Section 5.4: Wildlife of this Report). The Project footprint will overlap only a small proportion (0.8 percent) of one trapline area and Cedar states that Project effects will be mitigated through implementation of the BC Registered Trapper and Petroleum Industry Agreement on Notification and Compensation (2006).

The proposed transmission line corridor crosses 7 ha of two Crown tenure areas, one for a temporary licence (miscellaneous) and a second for an electric powerline. Land clearing for the Project will remove a portion of forest cover from the land base, totalling approximately 48 ha (that is, the marine terminal area and transmission line corridor). This area is outside the Tree Farm Licence in the LAA. Water licences, oil and gas tenures, and mineral tenures would not be affected by the Project.

Indirect effects on private property and tenured lands may also result from Cedar LNG. Increased transportation within the LAA will result in higher traffic volumes and increased access to private lands. Increases in noise, light emissions, and visual quality are all potential effects within the LAA. There is potential for increased vehicle traffic in tenured land use areas which may reduce wildlife harvesting success and may also reduce the quality and quantity of wildlife resources in the area (that is, through increased access and pressure to wildlife). Pressures on guides, outfitters and trappers are also possible because of increased access to resources. Vandalism and other nuisances are possible as a result of increased access. Acoustic effects are assessed in more detail in Section 5.2: Acoustics of this Report.

Change in Non-Tenured Land and Resource Use

With respect to non-tenured land and resource use, the Project footprint overlaps five recreation feature areas that have been classified with a low sensitivity rating and medium recreational value. Clearing of the Project Area and transmission line corridor right-of-way will introduce new human alterations to the landscape. However, land disturbance from clearing of the Facility Area and transmission line corridor is a small portion of the LAA (0.5 percent), therefore, Cedar identified that potential effects on recreational feature areas in the LAA are anticipated to be low, even for those of moderate importance and vulnerability.

In addition, the assessment of change to non-tenured land and resource use considered how project activities and physical works may affect the viability of, restrict access to, or cause loss of area used for, recreation. Access changes will occur due to clearing and construction activities. This may alter the ability to use lands for recreational use within the Project footprint. There is also the potential for the transmission line corridor to be used for recreational activities such as snowmobiles and ATVs. The proposed changes may disrupt recreational enjoyment of hikers, boaters, and other recreational users due to disturbance (such as noise, visual/light). Decommissioning activities may also disrupt or intrude on recreation activities but may ultimately restore access. The effect of the alterations will result in a change in the existing visual character and quality for one or more viewpoints (that is, from Kitamaat Village and Kitimat Arm). The FLNG facility and marine terminal will be well illuminated, which is typical of industrial sites to allow for safe construction. The presence of construction vehicles and the use of light equipment for nighttime work may result in light impacts. Project lighting may result in emanating light effects including light spill (trespass), glare, and sky glow. Increased population from the work force may increase competition for outdoor recreational resources which may also affect the quality of the recreation experiences being sought.

Positive Effects

No positive effects from the Project on the land and resource use VC were identified.

MITIGATION MEASURES PROPOSED IN THE APPLICATION

The list below summarizes the Mitigation Measures proposed by Cedar for the assessment of land and resource use:

- Engage and notify property owners of location and timing of project activities;
- Negotiate agreements for use of private property;
- Engage and notify non tenured holders of location and timing of project activities;
- Notify non-tenured holders and solicit feedback on potential issues and concerns;
- Compensate registered trappers as per provincial agreements on notification and compensation;
- Delineate clearing boundaries;
- Reclaim private property following requirements of the lease agreements with the owners;
- Allow for natural re-vegetation or active reclamation on temporary workspaces on Crown land;
- Use existing access roads, trails, and rights of way when possible;
- Access control measures, where permissible, will be used along the cleared transmission line corridor across Crown land to restrict public vehicle access;
- Work with the OGC, the Ministry of Forests, and the road permit holder to implement traffic safety measures at the project intersection with Bish Creek Forest Service Road;
- Post warning signs to discourage public access and use along the transmission line corridor;
- Post private property signage on fencing around the Project area;
- High disturbance project related construction activities will be limited to daytime hours and if nighttime construction is required, Cedar will seek the necessary permits;
- Implement standard measures to reduce dust and noise levels;
- Enforce no hunting and fishing policies for non-resident workforce personnel during off-time hours in the LAA;
- Prohibit recreational use of ATVs by employees on site, on access roads, trails and along rights of ways;
- Clearing will be kept to the minimum required and a buffer will be maintained around the site and along the transmission line right of way;
- Project lighting designs will be consistent with OGC's Light Control Best Practices Guideline (OGC, 2021) and will consider directional or shielded lighting to reduce vertical or horizontal distribution of light;
- Use adaptive control and variable lighting regimes (such as timers, dimmers, motion sensors).

5.8.3 POTENTIAL PROJECT EFFECTS AND PROPOSED MITIGATIONS IDENTIFIED DURING APPLICATION REVIEW

During review of the Application by the Working Group, CHN suggested that information from the air quality VC assessment should also be integrated into the assessment of land and resource use due to the inherent intersections. Cedar acknowledged the suggestion but noted that a linkage to the land and resource use VC was not identified in the AIR. The EAO notes that issues raised related to Indigenous land, including the impacts of air quality effects on land use are discussed in Part C of this Report.

During the public comment period on the draft referral materials, a member of the public noted that the provincial draft PD did not contain reference to the air-cooling system. The commenter recommended that the number and height of cooling towers should be specified because of the high likelihood of local fogging from the cooling process.

The EAO updated the proposed provincial PD to include air cooling systems. The EAO notes that additional specificity on the air-cooling system including the number and height of cooling towers would be addressed through the OGC's LNG Facility permitting process.

5.8.4 THE EAO'S ANALYSIS AND CONCLUSIONS

This section presents the EAO's conclusions on the potential adverse residual effects from Cedar LNG from project activities to the land and resource use VC.

PROPOSED PROVINCIAL CONDITIONS AND FEDERAL MITIGATION MEASURES

Based on mitigations proposed in the Application, the EAO's effects assessment, and the information contained in the Joint Permitting / Regulatory Coordination Plan and the Regulatory Coordination Tracking Table (Appendix 5), the EAO proposes the following provincial conditions.

- CEMP (Condition 9), including air quality management measures;
- Community feedback process (Condition 11, as proposed in Section 5.1: Air Quality) to receive, address, and report on community concerns from the Project, which would include the following:
 - Establish and maintain communication methods where the public may submit comments or questions to Cedar, including a dedicated Project website and a telephone line;
 - Engage and notify private property owners and non-tenured land users of project activity timing and location; and
 - Report on comments received and Cedar's follow-up actions, mitigations or resolutions applied.
- A condition within the proposed SEMP (Condition 14) requiring Cedar to develop and implement a program to restrict non-Local contractor workforce personnel from

engaging in recreational hunting, fishing or ATV or snowmobile use during off-work hours.

The EAO notes that if the Project receives an EAC and moves to provincial permitting, a detailed light control plan would be required by the LNG Facility Permit process based on the Light Control Best Practices Guideline. Lighting for the Project would need be designed in a manner consistent with the OGC’s Light Control Best Practices Guideline. Noise due to the Project would also need to meet noise guidelines under the OGC LNG Facility Permit Application. Cedar would also be required to adhere to any cutting permits or authorized agreements for clearing activities. Permit holders must also submit a Security Management Plan outlining a systematic approach for maintaining the facility’s fence line and marine safety zone around the LNG facility. The Security Management Plan should cover all areas under the control of the permit holder including onshore, foreshore property and water lots. The OGC further specified that in accordance with section 10 of the LNG Facility Regulation, the permit holder must display signage at the facility. The purpose of this requirement is to provide basic facility information to the general public that may be of interest, or useful in the event of an emergency, or a complaint. Signs must include details such as the name of the LNG permit holder; emergency notification information, a legal description of the site, and if the facility handles flammable gas.

The EAO recommends the following Mitigation Measure under IAA for the land and resource use VC:

- Develop and implement a program to restrict non-local contractor workforce personnel from engaging in recreational hunting, fishing or ATV or snowmobile use during off-work hours.

RESIDUAL EFFECTS

After considering the Mitigation Measures, the EAO predicts that Cedar LNG would result in residual effects to the land and resource use VC from the following residual effects:

- Change in private property and tenured land and resource use; and
- Change in non-tenured land and resource use.

Potential residual effects within federal jurisdiction related to land and resource use, including effects to the health, social or economic conditions of the indigenous peoples of Canada and current use of lands and resources for traditional purposes and cultural heritage are discussed in section 6.9 of this Report.

Table 27: Characterization of Residual Effects for the Land and Resource Use VC

Criteria	Assessment Rating	Rationale
Context	Moderate	The Facility Area and marine terminal LAA have been disturbed by forestry, mining, infrastructure, and LNG developments. This includes an existing access road (that is, Bish Creek Forest Service Road) that has

Criteria	Assessment Rating	Rationale
		<p>been upgraded and industrial resource development in Kitimat (that is, Rio Tinto Alcan aluminum smelter and LNG Canada). Land and resource use has moderate resilience due to the availability of alternative land areas for hunting, outfitting, and trapping activities, resource use, and recreation.</p>
<p>Direction and Magnitude</p>	<p>Adverse and Low (private and tenured land use), and Moderate (visual/lighting)</p>	<p>For both private property and tenured land use and non-tenured land use, there will be low magnitude changes as a result of all Project activities. The Facility Area is located on private property and there are no current industrial, commercial, or residential uses in the area. Within the LAA, there are small overlaps with both private and tenured lands; however, Cedar would require approval to build on these lands. While there are various land uses in the RAA, the residual effect to private property and tenured land use during construction and operation is limited to the Project footprint and LAA. The Project footprint overlaps a small proportion of a guiding/outfitting area (0.7 percent) and a trapline area (0.8 percent) and Cedar would engage with these tenure holders to mitigate effects.</p> <p>From a visual and lighting perspective, effects are predicted to be moderate due to the Project being visible from viewpoints at Kitamaat Village as well as from Kitimat Arm and Bish Creek FSR. However, effects are not predicted to be high because the Project will not be visually dominant due to distance and vegetative buffer (that is, around the Facility Area perimeter and along the transmission line right-of-way). The Project will increase the amount of industrialized landscape within the LAA but will not change the overall visual character in the LAA, which has already been altered by waterfront developments (such as LNG Canada). Acoustic effects are considered low, as described in Section 5.2: Acoustics of this Report.</p>
<p>Extent</p>	<p>Local</p>	<p>Residual effects are expected to be confined to the LAA which includes Kitamaat 1 and 2 Reserve Land, Private Property, Unsurveyed Crown Land, Provincial Crown Land, and Municipal Land.</p>
<p>Duration</p>	<p>Long-term</p>	<p>Construction residual effects such as access to and availability of recreational areas and limited increased demand for outdoor recreation within the LAA, will be long term and will continue in all Project phases. However, operational effects such as visual effects, lighting, and noise disturbance impacts on tenured and non-tenured land use are expected until decommissioning is complete.</p>
<p>Reversibility</p>	<p>Reversible</p>	<p>Effects on land and resource use are considered reversible upon decommissioning.</p>
<p>Frequency</p>	<p>Continuous</p>	<p>Residual effects associated with noise, light and disruption to resources are expected to be continuous as a result of changes to access and the continual use of equipment and installation of lighting infrastructure.</p>
<p>Risk (likelihood and consequences)</p>	<p>Low</p>	<p>Likelihood: high likelihood of effects based on the known impact of visual, lighting and noise disturbance and known project footprint spatial distribution of land uses.</p>

Criteria	Assessment Rating	Rationale
		Consequence: minor consequence based on the low to moderate magnitude within the LAA. Risk: based on the high likelihood and minor consequence of residual effects to land and resource use it was determined that there would be a low level of risk.
Uncertainty	Low	Uncertainty is low based on a good understanding of effects on land and resource use of the Project.
Significance	In consideration of the above analysis, EAO concludes that the Project would not have significant adverse residual effects on the land and resource use VC. Residual effects would be localized, and upon the completion of all Project phases, the residual effects are reversible.	

Note: Criteria and assessment ratings are defined in Appendix 4: Residual Effects Characterization Definitions.

CUMULATIVE EFFECTS ASSESSMENT

Based on input provided by Indigenous nations, regulators, and community members, as well as current understanding of the conceptual project design, Cedar identified past, in progress, and reasonably foreseeable future projects and physical works that could have potential cumulative effects on land and resource use. These projects include:

- Former Eurocan Pulp and Paper Mill;
- Former Mon Bay Marina;
- Coastal GasLink Pipeline (TransCanada Corp);
- LNG Canada Export Terminal;
- LNG Canada Load Interconnection Project (BC Hydro);
- MK Bay Marina;
- Northwest Transmission Line;
- Pacific Northern Gas Pipeline;
- Rio Tinto Aluminum Smelter;
- Rio Tinto Terminal A Extension; and
- Various Forestry activities.

Project activity or physical works that will not interact spatially or temporally were not identified in the list above. As not all reasonably foreseeable projects and physical activities may proceed, the cumulative effects assessment is considered conservative.

The construction and operation of LNG projects and associated natural gas pipelines and transmission lines are expected to have the largest cumulative effect on land and resource use (including visual quality) within the RAA due to land clearing activities and implementation of access restrictions. In addition to the Project, there is one LNG project in the RAA in pre-development review: Skeena LNG. A second project, LNG Canada Export Terminal, by far the

largest facility in the RAA, is currently under construction. No development details are available for the Skeena LNG proposed facility.

Change in Private Property and Tenure Land Use

Four private property parcels are overlapped by the Project Area and transmission line right-of-way, two of which are owned by Haisla Enterprises Ltd. and were purchased by Haisla Nation for the purpose of developing an energy export project. Cedar will continue to engage with the other private property owners within the LAA. The Project will otherwise not affect use or access to other private property within the RAA. Cumulative effects on forestry could occur from land clearing for the future projects. However, the Project will not affect TSA land and timber and will have no contribution to cumulative effects on forestry. Future projects may affect TSA land and resources and contribute to a cumulative effect. Mitigation measures proposed by proponents of other projects will reduce the potential for cumulative effects on forestry within the RAA. With mitigation, the Project's contribution to cumulative effects on property and tenured land use will be negligible to low in magnitude, extend to the RAA, medium-term in duration, continuous in frequency, and reversible. The cumulative effects with the Project for change in property and tenured land use, including visual quality/light, is considered negligible to low magnitude (low to moderate for visual quality/light), medium-term in duration, continuous in frequency, and reversible.

Change in Non-Tenured Land Use

For non-tenured land use effects (such as recreation or fishing), outdoor recreational users (such as hiking or snowmobiling), hunters, and anglers (freshwater) are currently affected by changes in access and availability of lands (from which to conduct these uses) due to past and present physical activities and resource use. The construction and operation of reasonably foreseeable projects could further affect access to and availability of lands within the RAA from which these activities can occur. Land clearing and facility and infrastructure construction can contribute to changes in non-tenured land uses, including visual quality/light effects within the RAA. Project residual effects will contribute to cumulative changes in non-tenured land use within the LAA. The Project's contribution to cumulative effects within the RAA includes residual effects on recreational use, hunting, and fishing. The Project changes 48 ha of unsurveyed provincial Crown land within the RAA, representing less than 0.1% of the land base within the RAA. Other projects will affect the availability of lands for non-tenured land uses in a similar fashion, but only represent a small fraction of lands available for recreational use within the RAA. The cumulative effects case includes Rio Tinto Alcan, the development of multiple LNG projects, and associated pipeline and transmission lines. The port of Kitimat waterfront, while already substantively industrialized, has the potential to support further development. The cumulative effects on visual quality would likely become more widespread in these specific areas. Proponents of other LNG projects are likely to use similar Mitigation Measures to address visual quality/light effects. Concentration of projects within certain areas could result in a higher likelihood of effects related to facility lighting, particularly with sky glow. With

mitigation, the Project's contribution to cumulative effects on non-tenured land use will be low in magnitude (low to moderate for visual quality/light), extend to the RAA, medium-term in duration, continuous in frequency, and reversible.

INTERACTIONS BETWEEN EFFECTS

Under Section 22(1) of the IAA, the impact assessment of a designated project must take into account:

- a) the changes to the environment or to health, social or economic conditions and the positive and negative consequences of these changes that are likely to be caused by the carrying out of the designated project, including
 - iii. the result of any interaction between those effects.

The EAO also notes that Section 25 of the Act (2018)³⁰ states that every assessment must consider risks and uncertainties associated with effects of the reviewable project, including the results of any interaction between effects. Risks and uncertainties of the effects on land and resources are described above in the Residual Effects section.

The land and resource use VC assessment was linked to the assessment of Cedar LNG effects on other VCs and factors as follows:

- Acoustic – project-related activities may result in disturbance and nuisance effects to land and resource users;
- Vegetation resource – construction activities will remove or alter vegetation communities supporting vegetation-based resource activities (such as gathering of firewood);
- Wildlife – project-related activities may result in changes in use of wildlife resources (for example: hunting, guide outfitting, trapping on the land base);
- Infrastructure and Services – the Project will alter community infrastructure and services with the use of community recreational resources and therefore, infrastructure and services (section 7.11 of Application) considered information on outdoor recreation sites and trails provided in the Land and Resource Use section;
- Heritage resources – construction activities may alter heritage resources where archeological sites are identified where ground disturbance or clearing may occur;
- Land use plans – section 6.2 describes how the Project is consistent with relevant land-use plans of the government or an Indigenous nation; and
- The impact of the Project on Indigenous land and resource use is considered in Part C and Section 6.9: Requirements of the Impact Assessment Act of this Report.

The EAO did not identify any additional effects or interactions that have not been assessed within the above sections.

³⁰ While Cedar LNG is assessed under the Act (2002), aspects of the Act (2018) are considered in this assessment, as described in Part A of this Report.

In addition, the EAO notes that the effects of all biophysical VCs including wildlife and vegetation resources is considered in the assessment of the effects on biophysical factors that support ecosystem function (section 6.6). This assessment considers linkages within the biophysical realm and considers effects in a holistic manner. The EAO concluded that there would be a low magnitude of effects on biophysical factors that support ecosystem function.

CONSIDERATION OF INDIGENOUS KNOWLEDGE

The EAO considered Indigenous Knowledge, where available, in the assessment of effects on land and resource use.

In the Application, Cedar described that Traditional knowledge and traditional use information was gathered from the assessment of project effects on Indigenous nations' interests, and it was informed by engagement with the Indigenous nations. A more detailed review of the Indigenous Interests with respect to the Project identified by Indigenous nations is provided in sections 11 and 19 of the Application. Some examples of Indigenous Interests were related to harvest and consumption of traditional foods, socio-economic conditions and the cultural well being of Indigenous peoples.

Indigenous nation engagement contributed to the understanding of existing land and resource uses in the area, informed baseline conditions, and supported the scope of issues assessed (for example, increases in resource users and increased commercial fishing and logging in the area due to increases in population).

During the EA, CHN provided comments on the assessment of Land Resources and Use. The information provided is summarized above in section 5.8.3. Indigenous nations did not provide comments on residual effects ratings or proposed Mitigation Measures related to this VC.

CONCLUSIONS

The EAO is satisfied that Cedar LNG will not have significant adverse residual or significant cumulative effects on the land and resource use VC. This conclusion considers the information and analysis presented in this chapter; the views of the technical Working Group, Indigenous nations, and Cedar; the proposed Mitigation Measures identified in the provincial TOC including, Condition 9: CEMP, Condition 11: community feedback process, Condition 14: SEMP; and recommended Mitigation Measures under the IAA for acoustics (Appendix 1).

5.9 MARINE USE

5.9.1 BACKGROUND

This section assesses the potential effects Cedar LNG would have on the marine use VC, including the following potential effects:

- Changes in marine navigation;
- Changes in marine fisheries, including:
 - Commercial, recreational and Indigenous fisheries (CRI); and
 - Aquaculture;
- Effects to other uses, including:
 - Recreation and tourism; and
 - Aesthetic conditions.

Marine use effects within federal jurisdiction are discussed in section 6.9 of this Report, including: effects to the health, social or economic conditions of the Indigenous peoples of Canada; and the current use of lands and resources for traditional purposes and cultural heritage.

REGULATORY CONTEXT

The Application considered the following federal legislation and regulations to inform Cedar's assessment of potential project-related impacts to marine use:

- *Canadian Navigable Waters Act*;
- *Canada Shipping Act, 2001*;
- *Pilotage Act*; and
- *Fisheries Act*.

The following marine planning information, initiatives and plans were also used to inform Cedar's assessment of effects on marine use:

- Marine Plan Partnership (MaPP) for the North Pacific Coast Marine Plans (such as Haida Gwaii Marine Plan, North Coast Marine Plan, Central Coast Marine Plan) and associated resources;
- Pacific North Coast Integrate Management Area Plan (PNCIMA)³¹;
- Draft North Coast Waterway Management Guidelines³²; and

³¹ The PCINMA area extends from the British Columbia-Alaska border south to Bute Inlet on the mainland, across to Campbell River on the east side of Vancouver Island and the Brooks Peninsula on the west side of Vancouver Island and along the edge of the continental shelf.

³² Cedar cited the North Coast Waterway Management Guidelines as draft in its Application. These guidelines are now published as noted in section 5.9.3.

- Indigenous Nation Marine Plans: Haisla Community Marine Use Plan 2014, Gitga'at Marine Use Plan 2018, Kitsumkalum Marine Use Plan 2014 and Metlakatla Draft Marine Use Plan 2014.

Further details on land use plans, including these marine plans, are described in section 6.2 of this Report, and further details on the marine regulatory framework (including relevant international conventions, federal and provincial legislation) are provided in section 3.1 of this Report.

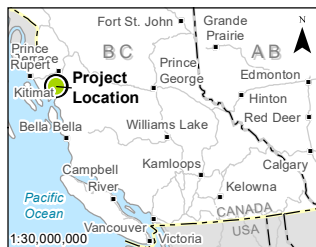
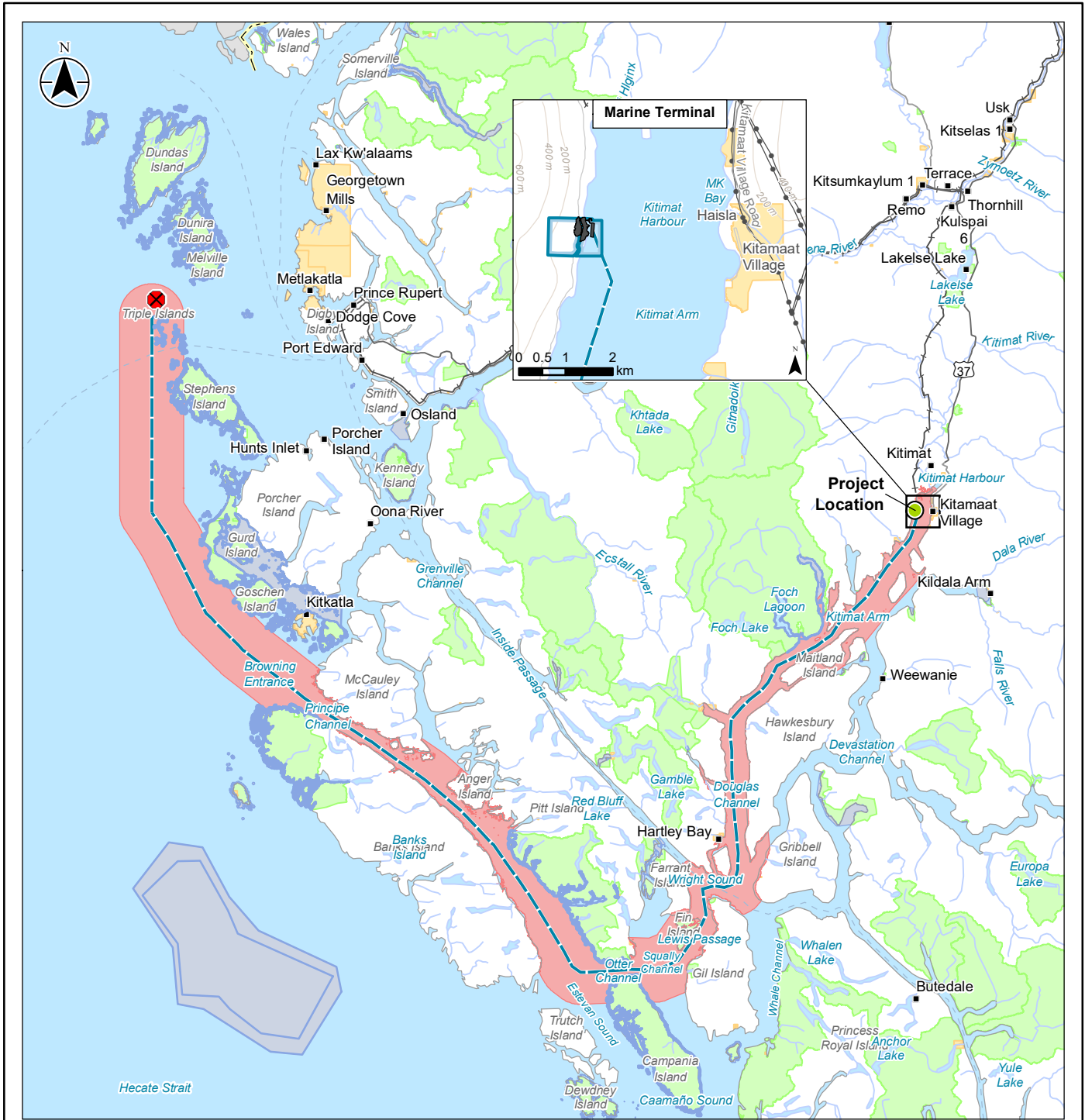
BOUNDARIES

Spatial and Temporal Boundaries

The LAA and RAA spatial boundaries for the marine use assessment are shown in Figure 18 and Figure 19 and are as follows:

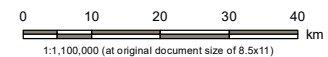
- LAA: includes both water surrounding the marine terminal and confined channels along the Marine Shipping Route and waters extending 6 km on both sides of the Marine Shipping Route between Browning Entrance and the Triple Island Pilot Boarding Station. The LAA consists of the water area where Project marine activities have the greatest potential to adversely affect navigation, fisheries and other uses.
- RAA: includes the LAA and an additional 5 km buffer on either side (stopping where it reaches land).

The temporal boundaries of the assessment are the period over which effects on the marine use VC were evaluated. Cedar considered effects to marine resources during construction, operations, and decommissioning.



Notes
 1. Coordinate System: NAD 1983 UTM Zone 9N
 2. Data Sources: DataBC, Government of British Columbia; Natural Resources Canada; Canadian Hydrographic Service

- ⊗ Pilot Station
- Highway
- Road
- Ferry Route
- Railway
- Watercourse
- Waterbody
- Reserve Land
- Park or Protected
- Marine Park or Protected
- Project Location
- Project Area
- Marine Terminal
- Marine Shipping Route (Approximate Location)
- Marine Use
- Local Assessment Area

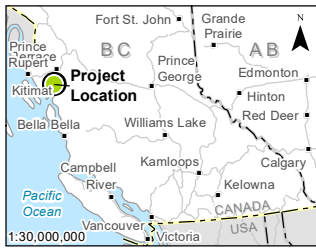
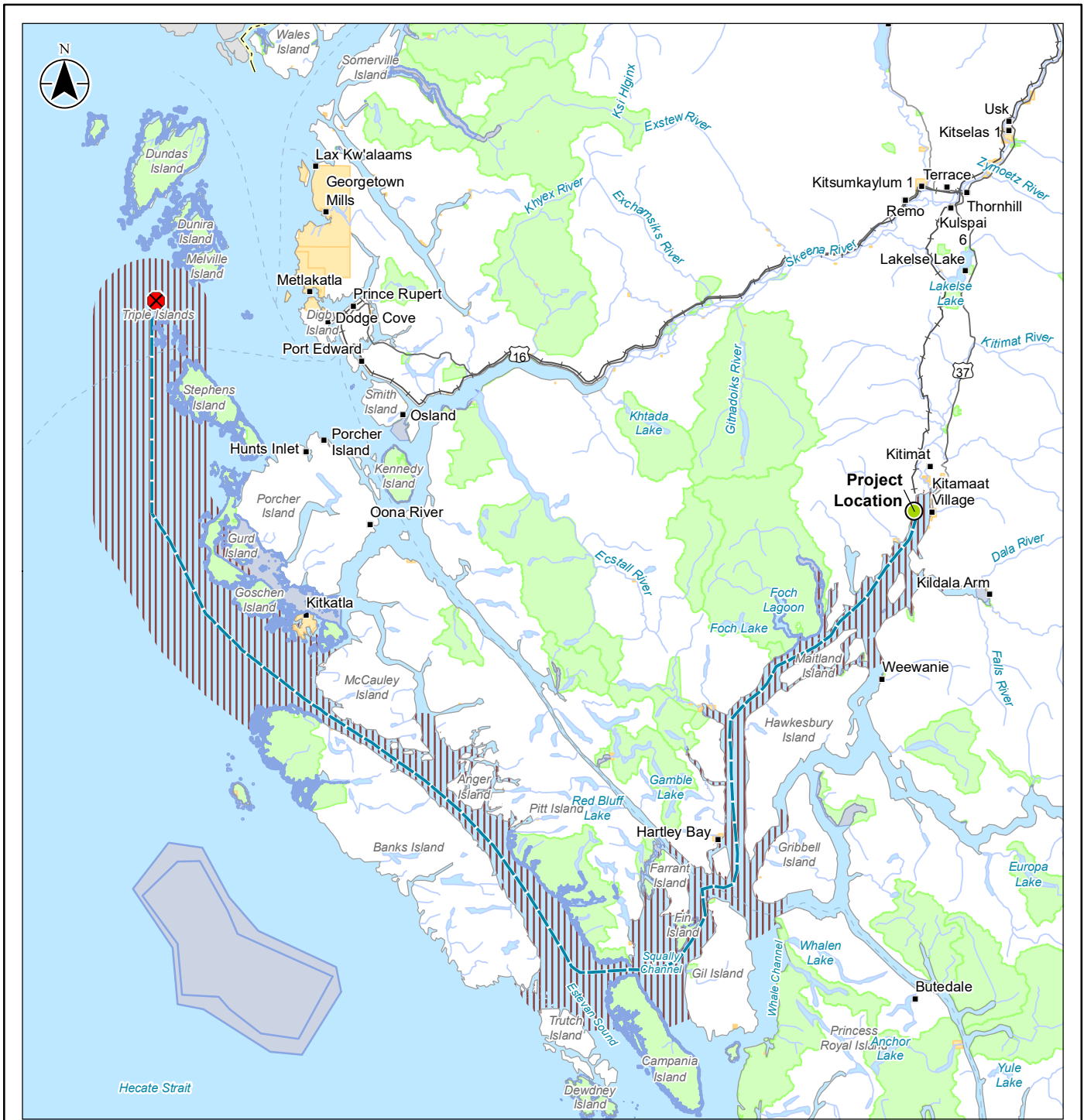


Project Location: Kitimat, British Columbia
 Project Number 123221953
 Prepared by TQUILICHINI on 20211126
 Discipline Review by MMACDONALD on 20211126
 GIS Review by LTRUDELL on 20211126

Client/Project/Report
 Produced by Stantec for Cedar LNG Partners LP
 for the Cedar LNG Project

Title
Local Assessment Boundary for Marine Use

Figure 18: LAA for Marine Use VC



Notes
 1. Coordinate System: NAD 1983 UTM Zone 9N
 2. Data Sources: DataBC, Government of British Columbia; Natural Resources Canada; Canadian Hydrographic Service

- ✕ Pilot Station
- Highway
- Road
- Ferry Route
- Railway
- Watercourse
- Waterbody
- Reserve Land
- Park or Protected Area
- Marine Park or Protected Area
- Project Location
- Marine Shipping Route (Approximate Location)
- Marine Use**
- Regional Assessment Area



Project Location: Kitimat, British Columbia
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 Discipline Review by MMACDONALD on 20211126
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Client/Project/Report
 Produced by Stantec for Cedar LNG Partners LP
 for the Cedar LNG Project

Title
Regional Assessment Boundary for Marine Use

Figure 19: LAA for the Marine Use VC

5.9.2 POTENTIAL PROJECT EFFECTS AND PROPOSED MITIGATIONS IN THE APPLICATION

This section summarizes the information, methods and conclusions of the assessment of effects to marine use presented by Cedar in the Application, while input from reviewers is summarized in section 5.12.3.

EXISTING CONDITIONS

Cedar characterized existing marine use conditions from plans, reports, studies, applicable federal and provincial data (such as shipping, marine fisheries, spatial marine-based recreation and tourism data), assessments, both Indigenous Knowledge and traditional use in the area.

Marine Navigation

The Cedar LNG marine terminal would be located within the port of Kitimat in the Douglas Channel. The port of Kitimat is a private industrial port that accommodates large vessel traffic intended for international markets. From 2016 to 2020, an average of 57 piloted vessels visited the port annually.

In order to inform Cedar's assessment of project-related changes to marine navigation, Cedar estimated peak small vessel³³ (such as tugs, barges, commercial fishing vessels, pleasure craft, sailboats or government vessels) traffic levels in Kitimat Arm, using footage from a camera located at the Kitimaat Village Shore Station, from dawn to dusk, from July 15 to August 15 in both 2019 and 2020. The total number of vessel movements observed during these periods were 1,255 and 1,108 in 2019 and 2020, respectively, and included motorized boats (such as commercial shipping vessels, tugboats and barges, fishing, recreational, sailboats), non-motorized boats (such as canoes or kayaks), and government vessels operated by the military, DFO or CCG.

Outside of the Douglas Channel, the Marine Shipping Route intersects with cruise ships and ferries. Cruise ships are infrequent in the RAA with a maximum of 60 ships expected in the RAA annually. BC Ferries and the Alaska Marine Highway System (AMHS) are the two ferry service providers which operate in the LAA and RAA areas. BC Ferries' Routes 10 and 11 intersect the Marine Shipping Route and are estimated to make the crossing approximately 284 times annually. One of the AMHS' mainline routes also traverses the Marine Shipping Route and performs the crossing around 119 times per year.

³³ Small vessels are defined as vessels that are not required to be fitted with AIS systems, though some may choose to be fitted with Class B AIS systems for safety reasons.

Marine Fisheries

Commercial and Recreational Fisheries

The RAA overlaps with the following Pacific Fisheries Management Areas (PFMAs)³⁴: 4, 5, 6, 104, and 105. The area where the RAA overlaps PFMA 104 is a large open water section of the PFMA; Cedar reported that no known fishing activity occurs within, and therefore, Cedar did not evaluate fisheries data for PFMA 104.

Commercial fisheries generally take place year-round, with varying opening/closure times from year to year and are managed by DFO. Fisheries within the PNCIMA comprise roughly half of BC's total wild commercial fish harvest by value. Ten major commercial fisheries are found in PFMAs 4, 5, and 6 including those targeting various species of salmon, groundfish, small pelagics (such as herring), and invertebrates.

Recreational fisheries occur throughout the RAA, concentrated in Kitimat Arm, and are regulated by DFO. The primary species associated with recreational fishers include salmon and groundfish. Recreational invertebrate fisheries include crab, prawn, and shrimp. Recreational fishing in PFMA 4, 5, and 6 peaks in July and August, with the highest number of catches reported in PFMA 4. Recreational fishing methods used include angling (from boat and from shore), beach digging or hand picking, diving, and shellfish trapping (from boat and from shore or dock).

Indigenous Fisheries

Cedar engaged with Indigenous nations and reviewed existing studies as well as publicly available sources to inform its understanding of the baseline conditions of Indigenous fisheries, their marine use and the scope of the assessment. Indigenous Nation Marine Plans and MaPP plans provided background and interpretation of marine use priorities for Indigenous nations along the shipping route. While plans largely outline frameworks related to ecosystem-based and marine resources management, they also highlight Indigenous values, needs, knowledge and use, as well as concerns. The plans additionally provide an overview of jurisdiction, resource management, economic development, and marine uses.

The Facility Area of Cedar LNG is located within Haisla Nation's traditional territory. In addition, the traditional territories of the following Indigenous nations are intersected by or in proximity to the Marine Shipping Route: Gitga'at, Gitxaala, Kitselas, Kitsumkalum, Lax Kw'alaams, Metlakatla, and CHN. Furthermore, the Application notes that families from Métis Nation British Columbia hold specific harvesting areas that have been used by generations in the Cedar LNG area and actively harvest culturally important fish species (for example: salmon, herring,

³⁴ PFMAs are managed by DFO utilizing spatially defined management areas

oolichan, rockfish, trout and char). For a complete list of species harvested and further details on Indigenous Fisheries, refer to Table 7.10.8 in the Application. For further details on effects to marine use including Indigenous fisheries, refer to Part C and section 6.9 of this Report.

Aquaculture

The Application noted that currently no finfish aquaculture is located within the LAA. Instead, individuals and organizations with an aquaculture interest are expanding shellfish and marine plant aquaculture.

Other Uses

Recreation and Tourism

Marine recreational activities and use that occur in the LAA and RAA take place year-round, with a concentration in summer months, include recreational boating, sea kayaking, coastal camping, diving, and wildlife viewing. Marine users may access recreational sites (marine-accessible parks and camping areas) by passing through Cedar LNG's Marine Shipping Route. Recreational routes for boating, pleasure craft cruising routes, and sea kayaking all overlap with the LAA and RAA where Wright Sound is identified as the location with the greatest potential for Cedar LNG traffic and recreational vessels interaction.

Key attractions of marine eco-tourism in the region are comprised of marine fishing, wildlife viewing tours, hot spring tours and experiencing the outdoors. Tourism peaks during July to September. While eco-tourism businesses primarily operate out of Kitimat, some are located in other geographic areas (such as Prince Rupert, Victoria, and Vancouver). Indigenous nations have also been combining aspects of eco-tourism with cultural tourism. For example, Gitga'at, Lax Kw'alaams, and Metlakatla have established a culturally based eco-tourism operation and there is potential for more growth for other communities.

Aesthetic Conditions

The North Coast Land and Resource Management Plan identifies Visual Management Areas along the North Coast where the overall emphasis of these areas is to maintain the quality of viewsapes to support recreation, tourism, cultural values (for example, Indigenous cultural values) and quality of life values. Three areas with scenic resource value were identified in the LAA: the Outside Passage, Gil Island, and Douglas Channel area.

Cedar's Application used a visual quality assessment that was completed for the Marine Shipping Route for a previous project (LNG Canada) using 17 priority viewpoints along the route to characterize existing aesthetic conditions. Measurable parameters to assess the visual effect of transiting large marine vessels in priority viewpoints included vessel frequency, duration, and prominence. Existing conditions were characterized as having limited human disturbance and noted varied marine traffic. Further, Cedar expects that most of the shipping route will be intrinsically dark at night and in areas along the route where residential communities or

industrial activities are present, ambient light levels are assumed to range from rural to urban (low to high brightness).

POTENTIAL PROJECT EFFECTS

The Application predicted potential project-related effects to changes in marine navigation and marine fisheries and other uses. Details of these potential effects are described below.

Change in Marine Navigation

Marine navigation may be affected by the construction, presence, operation and decommissioning of the FLNG Facility (including the safety zone); as well as construction and LNG vessel traffic in the Marine Shipping Route.

Construction of the FLNG Facility including marine infrastructure and pile installation may affect marine activities in the LAA. Cedar anticipates effects to be minimal as the affected area is small and near a pre-existing industrial port and users are expected to be able to continue activities at current levels, except within the 500-m buffer or safety zone around marine infrastructure, which marine users would be discouraged from entering. The FLNG Facility would be new in-water infrastructure which would extend approximately 165 m into the channel and have the potential to impact marine navigation. The marine terminal will occupy approximately 5.5 percent of the channel width at the head of Kitimat Arm and 16.6 percent with the inclusion of the safety zone.

Regarding vessel traffic, the number of barge and Project-related vessel movements could be in the range of two movements per week (up to eight per month) during construction. During operations, the Application noted that up to 50 LNG carriers will travel along Cedar LNG's Marine Shipping Route annually from the Triple Island Pilot Boarding Station to the FLNG Facility resulting in an approximate 87.7 percent annual increase in piloted vessel visits to the head of Kitimat Arm, compared to the overall average from 2016 to 2020. These estimates do not include vessel traffic attributed to the LNG Canada project. At full build-out, up to 350 LNG Canada carrier transits could take place annually. Including LNG Canada, Cedar would contribute approximately 10 percent of projected vessels travelling to Kitimat annually (50/515 vessels).

The Application indicates that as Cedar LNG would result in new marine infrastructure and an increase in marine shipping traffic, a change in marine navigation will occur within the LAA but expects that marine navigation will safely continue at currently levels. As such, Cedar expects effects on marine navigation from marine shipping will affect a small proportion of navigable waters and not result in interference with the navigational passage of other vessels during all Project phases.

Change in Marine Fisheries

Due to an increase in vessel traffic and type along the shipping route, marine fisheries may be affected as a result of reduced fishing opportunities or access to fishing areas. The Application noted that Cedar LNG will require 50 LNG carrier trips a year in support of operation. As a result, there is potential that an increase in shipping traffic may interfere with fishing related vessels in or along the marine route which could result in lost fish time due to gear related issues (such as when gear needs to be pulled in/reset, becomes lost or entangled). Further, an increase in vessel traffic and type may affect the practicality of accessibility and effort to sites.

It is expected that Cedar LNG will increase large vessel movements within the LAA by 15.7 percent annually. Marine shipping vessels have the potential to interfere with fishing vessels that meet two conditions (overlap with the shipping route and when gear type/technique enables an interaction with marine shipping vessels); it is expected that marine shipping will overlap spatially and temporally with the commercial Indigenous and recreational salmon and groundfish fishing activities.

To quantify the potential impact to salmon and groundwater fisheries, Cedar assessed the disturbance to fisheries, which reflects the spatial and temporal overlap of fisheries areas with marine shipping impacts. The LAA and RAA were assessed together for salmon fishing and the potential average loss for commercial and Indigenous fisheries would be low; resulting in a disturbance of approximately 0.02 – 0.09 percent, based on area and the speed of the LNG carrier, but is not expected to affect the viability of salmon fishing operations. The potential average annual loss for commercial or Indigenous groundfish fisheries would be low, resulting in disturbance of approximately 0.02 – 0.06 percent dependent upon LNG carrier speed. Recreational fishing for both salmon and groundfish is not expected to interact with marine shipping traffic as small craft used in sportfishing are easily maneuverable.

Exposed shoreline harvesting sites may be affected by an increase in marine shipping traffic due to a potential increase in wave wakes. Interactions would mainly occur at low tide when harvestable shellfish are accessible. Cedar states it would follow the appropriate vessel speed and position parameters to minimize wash and wake effects when fishing, harvesting or recreational activities are occurring. The Application noted that as the Project's LNG carriers will be relatively infrequent (one return trip every 7 to 10 days) and because the wake waves will be within the range of naturally generated waves (due to the reduced speeds of the LNG carriers), there is a small probability that shoreline harvesters will be affected by project-related shipping traffic. As a result, Cedar does not anticipate that Project-related shipping traffic will introduce any new, previously unassessed wave effects.

Other Uses

An increase in vessel traffic and type, change in noise and light levels associated with construction activities, marine vessel traffic during operation and decommissioning activities (that is, decommissioning infrastructure, marine transport of decommissioned infrastructure) may affect tourism, recreation and tourism activities.

Recreation and Tourism

Marine recreational and tourism sites are located throughout the LAA and RAA, but most activities do not occur along the Marine Shipping Route. An increase in vessel traffic and type may affect marine recreation and tourism activities if marine users choose not to access a recreation or tourism site due to frequent marine shipping traffic making access or effort impractical. With one large carrier in transit every 7 to 10 days and the expectation that recreational marine users and tourism operators will be accustomed to navigating around large vessel traffic, Cedar does not anticipate a reduction in visitor frequency or access to sites located along the Marine Shipping Route.

Aesthetic Conditions

With its low number of marine vessel transits (approximately eight times per month) and based on previous LNG carrier assessments conducted, Cedar anticipates a low impact to visual quality as marine vessels pose low to moderate visual prominence and would be short-term as the LNG carrier passes.

Potential effects from light emissions (such as navigation and ship lighting) on the experience of recreational users are anticipated to be negligible/low. The marine terminal will be illuminated (as required for industrial sites to ensure safe construction and operation) and may affect aesthetic conditions for marine users, local recreational boaters and tourists in Kitimat Arm.

During operations, LNG carriers along the shipping route have potential to cause an increase in noise levels (that is, engine noise and use of air horns). Cedar identified that adverse effects from noise on marine users are considered negligible/low. Please refer to section 5.2 of this Report for acoustics effects.

MITIGATION MEASURES PROPOSED IN THE APPLICATION

The Application proposed the following Mitigation Measures to avoid or minimize the potential adverse effects of Cedar LNG on Marine Use:

- Regular communication of Project activities (that may affect marine use) with marine users (including commercial, recreational, and Indigenous fisheries; recreationalists; commercial tourism operators; TC; DFO; and relevant stakeholders) (all phases);

- Cedar LNG carriers will use the CCG's Marine Communication Traffic Services (MCTS) to provide notice of planned vessel arrival time at the Triple Island Pilot Boarding Station (all phases);
- Establish LNG carrier shipping schedule notification processes for Indigenous nations with traditional territories overlapping the shipping route (all phases);
- Establish methods of initiating a safety zone (that is, an area where signage would be posted to inform mariners of potential FLNG facility safety hazards) around the marine terminal (operations);
- Utilize escort tugs between the Triple Island Pilot Boarding Station and Kitimat during LNG carrier transits and to assist with berthing and de-berthing/departure in accordance with Pacific Pilotage Authority (operations);
- LNG carriers will adhere to the proposed route and passing restrictions (operations);
- LNG carriers will maintain safe operating distance from other marine craft (operations); and
- LNG carriers will maintain safe speeds as described in rule 6 of the Collision Regulations. Upon implementation, Cedar will follow the draft North Coast Waterway Management Guidelines' recommendations regarding vessel speed and position (all phases).

During Application Review, Cedar also proposed a Follow-up Program under IAA for marine use, which is described further below.

5.9.3 POTENTIAL PROJECT EFFECTS AND PROPOSED MITIGATIONS IDENTIFIED DURING APPLICATION REVIEW

Based on a review of the Application and with feedback from the Working Group, Indigenous nations, and the public the following key issue related to the assessment of marine use for Cedar LNG were identified:

- North Coast Waterway Management Guidelines;
- Marine shipping protocols and plans;
- Safety zone;
- TERMPOL and Navigational Risk Assessment;
- Wake effects;
- Marine fisheries; and
- Indigenous marine use and cumulative effects.

NORTH COAST WATERWAY MANAGEMENT GUIDELINES

In the Application, Cedar pointed to North Coast Waterway Management Guidelines that were, at the time the Application was finalized, in development through the Proactive Vessel Management (PVM) project for the North Coast, as a source of information regarding current use of the shipping route by Indigenous communities, as well as Mitigation Measures for

impacts from project vessels to these uses. These guidelines subsequently came into effect on September 1, 2022.

TC suggested that Cedar seek membership in the PVM project committee, which includes representatives from the shipping industry and export terminals, and participate in future meetings and discussions as appropriate. TC also requested that Cedar provide clarification regarding the degree to and means by which it has direct control or influence over the actions of Project vessels to adhere to the guidelines should they be implemented, and how this would be demonstrated or tracked.

Gitxaala requested that Cedar have contractual requirements with LNG carriers to adhere to the North Coast Waterway Management Guidelines.

In response to comments received, Cedar requested membership in the PVM committee. Cedar noted that LNG carriers for the Project will be under the control of BC Coast Pilots and committed to requiring LNG carriers to plan passage based on guidance provided by the British Columbia North Coast Waterway Management Guidelines.

TC noted that Cedar's interest in the North Coast Waterway Management Guidelines is viewed positively.

CHN commented that the Haida Gwaii PVM pilot is also noteworthy because Dixon Entrance was identified as a target area for additional analysis and development of risk reduction measures in a multi-stakeholder committee co-chaired by TC and Haida that includes the shipping sector. CHN noted that the PVM pilot has led to changes in large vessel traffic movement along the west coast of Haida Gwaii. CHN stated that potential work within Dixon Entrance was identified due to the risk posed by vessel traffic using the shipping route proposed for use by Cedar LNG.

The EAO notes that it has not considered the PVM projects or the North Coast Waterway Management guidelines to be specific mitigation for the Project in its analysis. In consideration of the comments received during the EA and in acknowledgement of the importance of considering the wider regional context and cumulative effects of marine shipping, the EAO recommends a provincial condition (16) and a federal Mitigation Measure requiring Cedar to participate in relevant federal initiatives (in which industry is invited to participate) related to effects of marine shipping in the region. This would include the PVM project for the North Coast. In addition, the EAO recommends a federal Mitigation Measure that requires Cedar to require LNG carriers to plan passage based on guidance provided by the British Columbia North Coast Waterway Management Guidelines. With these recommendations, the EAO considers this issue adequately addressed for the purpose of the EA.

MARINE SHIPPING PROTOCOLS AND PLANS

Gitga'at, Lax Kw'alaams Band, and TC requested that Cedar provide further details on its proposed marine shipping notification process and associated communication protocols. Lax

Kw'alaams Band and Gitxaala also stated that notification of Project activities where any Indigenous interest or activity must cede for their own safety should not be considered as acceptable mitigation since it required the impacted party to respond to the impact. Lax Kw'alaams also requested that Cedar identify and characterize anticipated residual effects to marine users resulting from fear for safety and the inability to navigate through large marine traffic. Gitxaala also requested that Cedar commit to not having planned anchoring or designated places of refuge for the LNG carriers along the marine access route (unless directed to do so by BC Coast Pilots due to weather or other unplanned conditions).

In response, Cedar committed to continuing consultation with communities to progress on these processes and protocols. Cedar noted that Mitigation Measures are well established (derived from existing legislation and regulations and other regional assessments) and have been successful at mitigating marine use effects. Cedar also stated that regularly communicating Project activities with marine users, providing Project-related shipping information to provincial and federal authorities, and additional communication with Indigenous nations (that is, establishing LNG carrier notification processes) will help marine users be aware of Project-related shipping activities and reduce the possibilities of an interaction. Cedar also proposed to work with Indigenous nations to establish Indigenous nation-specific plans for monitoring marine shipping effects on Indigenous marine use, and harvesting, and access to important sites, as part of a marine use Follow-up Program.

Cedar also proposed a marine transportation management plan which would include reporting mechanisms for Indigenous nations and marine users to report on and concerns related to LNG carrier interference with marine use, as well as a community feedback process (as described in Section 5.1: Air Quality) that would include a reporting mechanism for community concerns.

Regarding anchorages, Cedar noted there are two designated anchorages in Kitimat that Cedar would like to retain the ability to use if needed. Potential reasons why a vessel might be brought in ahead of when it is required are to avoid transiting in particularly adverse weather or a sick crewmember needs assistance. Cedar noted there is financial incentive not to anchor on the Marine Shipping Route as both LNG carriers and pilots are very expensive. Cedar stated that managing berth availability and giving permission for the vessel to start the transit is a terminal responsibility rather than the ship. Cedar committed to requiring LNG carriers to only commence pilotage if a berth at the terminal or a designated anchorage will be available and that there will be no planned anchoring other than at designated anchorages.

With respect to residual effects from fear for safety, Cedar noted that these are discussed in the community-specific Indigenous Interests chapters of the Application.

In response to concerns from Indigenous nations and TC, the EAO proposes a condition requiring Cedar to develop a marine transportation communication report (Condition 12) that would require Cedar to undertake the following actions:

- Regular communication of project activities that may affect marine use with marine users, including commercial, recreational, and Indigenous fisheries, recreationalists, commercial tourism operators, TC, DFO, and relevant stakeholders;
- Establish LNG carrier shipping schedule notification processes for Haisla, Gitga'at, Gitxaala, Kitselas, Kitsumkalum, Lax Kw'alaams, Metlakatla, and Haida;
- Reporting mechanisms for Haisla, Gitga'at, Gitxaala, Kitselas, Kitsumkalum, Lax Kw'alaams, Metlakatla, Haida and marine users to report to Cedar on any concerns related to LNG carrier interference with marine use;
- Location information, where concerns are location-specific and non-confidential, and identification of trends or locations of concerns; and
- Establish a grievance process for Indigenous marine users experiencing loss of fishing gear or other marine use effects.

The EAO also recommends a condition the EAO recommends a provincial condition (16) requiring Cedar to participate in relevant federal initiatives related to effects of marine shipping in the region, in which industry is invited to participate.

The EAO also recommends Mitigation Measures under the IAA for marine use, as described in section 5.9.4 below. These include a marine transportation management plan and a Follow-up Program for marine use, which includes Cedar working with Indigenous nations to establish Indigenous nation-specific plans for monitoring marine shipping effects on Indigenous marine use, and harvesting, and access to important sites. A Mitigation Measure regarding no planned anchorages other than at designated anchorages is also proposed. The EAO also notes that the community feedback process proposed as both a provincial condition and federal Mitigation Measure in Section 5.1: Air Quality could be a venue for individual community members and marine users (that are not part of Haisla, Gitga'at, Gitxaala, Kitselas, Kitsumkalum, Lax Kw'alaams, Metlakatla, and Haida) to raise concerns related to marine shipping.

The EAO also notes that effects to Indigenous marine use are addressed in Part C and section 6.9 of this Report. These sections reflect Indigenous nations' views that while a condition on communication may be a mitigation for safety, it is not a mitigation for effects on Indigenous users that they may experience as a result of having to adjust their activities because of LNG vessel traffic and concerns for their safety.

SAFETY ZONE

Both TC and the OGC highlighted requirements and specifications related to a marine safety zone. TC noted that the Cedar had proposed a 500-m buffer safety zone around the terminal during operations, TC expressed that they do not have the authority to implement or monitor a safety exclusion zone given the powers and reach of its legislation and that a proponent may implement a safety zone (through signage or area monitoring) to inform the public of the risks or dangers of area and they can travel at their own peril. Under OGC permitting requirements, applicants must consider how to protect public safety in areas of higher safety risk. Cedar's

proposed 500-m safety zone will be considered during permit application review and implementation may become a requirement for the project.

Cedar acknowledged TC's limitation and stated that a 500-m safety zone (that is, an area where signage would be posted to inform mariners of potential FLNG facility safety hazards) was still proposed and has been assumed to occur for the purposes of assessing Project-related effects to marine use spatially.

TC was satisfied with this response and noted that Cedar would have to work with TC's Navigation Protection Program to establish a safety zone, especially if some of the signage would use buoys, as an approval pursuant to the *Canadian Navigable Waters Act* may be required for floating structures. While noting that it would be voluntary for marine users, the EAO recommends a mitigation measure under the IAA for a safety zone around the FLNG Facility to inform public marine users of the risks of the area and reduce the changes of safety incidents.

TERMPOL AND NAVIGATIONAL RISK ASSESSMENT

The public raised concerns about the lack of TERMPOL review. Cedar noted that there have been three TERMPOLs completed for shipping to and from Kitimat since the mid-2000s. Based on feedback that Cedar received through its engagement with TC, there is a robust understanding of shipping safety along the shipping route and another TERMPOL is not required. As project development advances, Cedar will work with TC and the BC Coast Pilots to ensure they have all required information.

Gitxaala noted that the Application stated that the proposed mitigation and management measures "for the safe passage of LNG carriers" were adopted from recommendations from previous TERMPOL reports (i.e., LNG Canada and Kitimat LNG TERMPOLs in 2015 and 2018, respectively). However, Gitxaala understands Cedar will not complete a TERMPOL, instead a Navigational Risk Assessment, led by the BC Coast Pilots, of the marine terminal will be completed for Cedar LNG. Gitxaala expressed outstanding questions related to the timing, process, and engagement opportunities for the Navigational Risk Assessment, and inquired if the Navigational Risk Assessment would have implications for the shipping route beyond the marine terminal.

The BC Coast Pilots stated, as BC Coast Pilots will be onboard these vessels and have the conduct of them, the Navigational Risk Assessment process is used to ensure the entire piloted transit will be safe and would consider the marine terminal and the shipping route. In the case of Cedar LNG, the route itself is one that is already well-known to Pilots, but the larger LNG carriers are new to this coast. BC Pilots noted that some specific elements beyond the marine terminal that should be looked at under the Navigational Risk Assessment process include, but are not limited to:

- Confirming where along the route escort tugs need to be tethered or can run un-tethered;
- Confirming escort and berthing tug requirements; and
- Confirming single-lane traffic zones along the route / places where only a single piloted deep-sea vessel will transit at once, instead of two-way traffic.

BC Coast Pilots noted that some of these considerations will likely be determined by LNG Canada, whom the BC Coast Pilots expect to be the first to bring operational carriers to the west coast. While LNG Canada will likely set the standard for other LNG carrier best-practices moving forward, BC Coast Pilots expressed that they still need to review the entire route for each terminal to confirm if the LNG-Canada-developed practices are best for each specific LNG terminal.

Based on this information that the Navigational Risk Assessment may apply to the Marine Shipping Route, the EAO recommends a federal Mitigation Measure requiring Cedar to consider the results of the Navigational Risk Assessment in the development of the marine transportation management plan, which is also a proposed federal Mitigation Measure. With this recommendation, the EAO considered this issue adequately be addressed for the purpose of the EA.

WAKE EFFECTS

Gitga'at, Gitxaala, Kitselas, Lax Kw'alaams, Metlakatla, and CHN expressed concerns about wake effects and requested further information regarding wake effects (that is, verification of real-world conditions vs a reliance on modelling, potential marine vegetation issues and shoreline harvesting, cultural and sacred sites, shipping and safety) related to Cedar LNG. It was also noted that because a wake verification study is a condition of the LNG Canada EAC, an assessment of that work was required. Metlakatla highlighted that marine traffic in its territorial waters may affect their governance system, and the ability to exercise stewardship obligations within the territory and that this impact is greater than the aesthetic effect suggested. Metlakatla suggested that the EAO recommend a Regional Impact Assessment of marine shipping, to better identify and understand the cumulative impact thresholds of marine shipping in the territory.

Cedar responded that it is aware that LNG Canada will be undertaking a wake verification study in response to EA conditions and that it will be using the same marine shipping route as Cedar. As such, the results of the study will be available before Cedar starts operation, and additional effects and mitigation identified by the LNG Canada study will be considered by Cedar as part of operation planning.

Further, Cedar provided a supplementary wake analysis memo that analyzed the effects of ship-generated waves on specific shoreline types to address potential wake-related effects on marine vegetation and shoreline harvesting areas, sacred sites, and sites of cultural importance along the shipping route. Per the expressed concerns, Cedar identified that shorelines of

particular interest are harvesting areas including low lying sandy or soft sediment beaches and/or areas of marine vegetation. As sacred sites and sites of cultural importance are confidential to the Indigenous nations, additional representative shoreline types were selected for consideration in their analysis. Cedar used data to characterize existing wave conditions and the degree of wake generation that could be expected within Douglas Channel from a tug-escorted LNG carrier travelling at speeds between 10 to 14 knots. Estimated wake wave height and impacts to shoreline erosion and marine vegetation from LNG carriers were assessed for 25 shoreline sites that had potential to provide important shoreline harvesting areas for Indigenous nations.

From its analysis, Cedar reported that wake wave heights from the LNG carrier and escort tug scenario assumed in the model increased with the carrier operating speeds and decreased with increasing distance to the shoreline. With travel speeds between 10 to 14 knots, wave heights were within one standard deviation of the mean of maximum zero crossing wave heights year-round, however the following specifics were noted:

- Estimated wake heights were lower than ambient characteristic and maximum zero crossing wave heights (Browning Entrance and Hecate Strait);
- Some wake heights were within the range of ambient conditions (Kitimat Arm, Douglas Channel, Wright Sound, Otter Channel and Principe Channel) but were seasonally dependent; and
- Between March – November, when ambient wave heights were lower, wake heights were above one standard deviation of the mean of characteristic wave heights at sites closest to the shipping route.

Cedar noted vessel wake has the potential to intensify or accelerate shoreline erosion by increasing the frequency or magnitude of waves impacting the shoreline. This risk predominantly applies to the 4.2 percent of the shoreline along the shipping route characterized by silt or mud substrates. Cedar reported that, while some wake heights exceeded monthly characteristic wave heights, this occurred during the time of year with the lowest ambient wave heights, and wake heights were still within the range of maximum zero crossing wave heights. In addition, the majority of these wake heights occurred during the canopy-forming algae's growing season which can reduce Project-related wake shoreline erosion as it can attenuate wave energy prior to reaching the shoreline.

Cedar stated that, as the majority of wake generated by Project-related vessels is within the range of ambient conditions, it does not expect wake will cause marine vegetation to be dislodged from shorelines along the shipping route. In addition, turbidity effects at any one site will be low due to the depth and shape of the fjord channels and the short duration of exposed vegetation, infrequent vessel transits, and the small probability of those two events occurring simultaneously. Cedar further noted that Project-related vessel wake is not anticipated to cause light limitation to marine vegetation.

Cedar acknowledged the safety risk to elders or children from Indigenous nations that may be harvesting marine resources along the shoreline when large shipping vessels are passing (that is, risk of being knocked over by a wake wave) but based on their tidal data, LNG carrier schedules, and vessel speed of 12 knots, it was reported that wake waves would occur at any one location of shoreline for just over one minute per LNG carrier transit.

As expressed in their application, Cedar reiterated that the exercise or practice of Indigenous rights and interests may be affected by Project-related LNG carrier traffic in the following interwoven ways:

- Avoidance of harvested shoreline resources resulting in reduced opportunities to access important cultural areas and practices;
- Decline in physical and/or mental health and well-being; and
- Decline in consumption of traditional foods.

Cedar also has proposed a Follow-up Program for marine use, which would include a review to determine if new wake-related information (on wave characteristics on marine shipping activities) or Mitigation Measures (to reduce wake effects on Indigenous traditional harvesting activities) is available. Cedar would offer to meet with Haisla, Haida, Gitga'at, Gitxaala, Kitselas, Kitsumkalum, Lax Kw'alaams, and Metlakatla to review results, discuss potential effects, and ways to mitigate them along the shipping route.

On review of the supplemental memo, Lax Kw'alaams and CHN noted they had outstanding concerns regarding cumulative effects of ship wake on shoreline erosion, shoreline vegetation or shoreline harvesting, and Cedar's assumption of 14-knot maximum ship speed used in the assessment. Lax Kw'alaams highlighted that some wake heights were predicted to exceed monthly characteristic wave heights, but that this occurred during the time of the year with the lowest ambient wave height. However, the time of the year with the lowest ambient wave heights coincides with the time of the year with the most shoreline harvesting, thereby increasing the risk to shoreline harvesters. CHN also noted its outstanding concern regarding effects on small vessels.

Gitxaala was pleased to see that, after bringing the issue of wake effects on harvesters to Proponent and Crown attention in the review of other projects as early as 2012, there was an acknowledgement that wake may affect the exercise of their rights. Gitxaala provided its perspective that the tidal data confirmed that preferred harvesting conditions for shoreline harvesting is a calm day with a low/zero tide, which is when the wake waves may result in unexpected waves (within the normal ambient range) that have the potential to knock over harvesters or damage boats on shore. Gitxaala noted that calm conditions on low tides are preferred conditions for shoreline harvesting and, in addition to the acknowledged real safety risk to elders or children from unexpected wake waves reaching the shore during shoreline harvesting activities, these waves could also damage small vessels used by harvesters to access

the shoreline. Gitxaala expressed concerned there were no conditions proposed for the Project that would ensure LNG carriers do not operate at speeds higher than 12 knots.

Based on feedback received from Indigenous nations regarding their concerns regarding wake-related effects, Cedar committed to expanding the marine use Follow-up Program to include monitoring of changes to marine vegetation along the shipping route over a 4-to-5-year period using remote sensing data. Cedar stated it will work with Indigenous nations to identify five areas of interest along the Marine Shipping Route with eelgrass and/or kelp beds for the study. Cedar committed to acquiring satellite data (imagery and chlorophyll) at lower tide levels for the monitoring locations in two years before the start of operation and in two to three years after the start of operation. Data would be acquired during summer months when eelgrass and kelp are at peak distribution. This would be used to delineate the changes in the extents of marine vegetation. The results of this work would be provided in a technical memorandum and will be integrated into the Follow-up Program for marine use.

In consideration of the comments and concerns raised, the EAO recommends a Follow-up Program for marine use as a Mitigation Measure under the IAA, which would include monitoring of changes to marine vegetation. The EAO also notes that the proposed provincial condition for a community feedback process (condition 11) and a marine transportation communication report (condition 12) and recommended federal Mitigation Measure for a community feedback process and marine transportation management plan, as described below in section 5.9.40, would also provide a means for Indigenous nations to report on concerns related to marine shipping, including wake effects. The proposed federal marine transportation management plan also includes the recommendation that Cedar work with the Pacific Pilotage Authority and British Columbia Coast Pilots to determine guidance on safe vessel speed for LNG carriers visiting Cedar LNG facilities. Because vessel speed is a determining factor in wake heights, consideration of a safe vessel speed would also include consideration of wake effects on marine and shoreline users. Regarding the recommendation for a regional impact assessment of marine shipping, the EAO notes the number of initiatives underway address regional marine shipping effects, as described in section 3.1 of Part A. In addition, the EAO recommends a provincial condition (16) and a federal Mitigation Measure requiring Cedar to participate in relevant federal multi-stakeholder initiatives related to effects of marine shipping in the region, in which industry is invited to participate. The EAO notes that effects to Indigenous marine use from wake are further discussed in Part C and section 6.9 of this Report. The EAO was satisfied this issue was adequately addressed for the purpose of the EA.

MARINE FISHERIES

Gitga'at, Lax Kw'alaams, Gitxaala, and CHN raised issues related to potential impacts on marine fisheries, including the following:

- Gitga'at and Lax Kw'alaams both questioned Cedar's assumption that an LNG carrier would only disturb 30 minutes of fishing activities, when they were of the view that

some marine users may elect to avoid areas when transit is scheduled for the whole day;

- Gitga'at questioned how construction activities could have a measurable effect on fisheries but would not result in an impact to fisheries;
- Gitga'at and Gitxaala both requested further analysis or data be provided from Cedar regarding shipping traffic;
- Gitga'at asked that the Douglas Channel be added to the specific shipping traffic analysis (current and future); and
- Gitxaala inquired about small vessel traffic in Hartley Bay.

In response, Cedar reiterated its view that a transiting LNG carrier would affect fishing for only 30 minutes, which was based on feedback provided by fishers through engagement conducted for LNG Canada. However, Cedar reported that if it was assumed that a full fishing day was lost for each LNG transit, the total effect on commercial groundfish fisheries would increase from 0.02 – 0.06 percent to 1.42 – 2.24 percent, depending on the speed of the LNG carrier (8-14 knots).

Cedar noted that the cumulative effects assessment looked at all current and future projects that intersect the shipping route at any port and transiting along the shipping route into the port of Kitimat. Cedar further stated that it has looked at cumulative effects of shipping in three representative "sections" of the shipping route: Douglas Channel, Principe Channel and the Triple Island Pilot Boarding Station and that vessel traffic varies with each. LNG carriers visiting the Project represent 9.7 percent of the cumulative vessel traffic that will transit the shipping route through Douglas Channel and into the port of Kitimat (50 of 515 vessels). These carriers represent 7.1 percent of the cumulative vessel traffic that will transit the shipping route through Principe Channel (50 of 703 vessels). Lastly, Project-related vessel traffic represents 2.2 percent of the cumulative traffic passing the Triple Islands Pilot Boarding Station (50 of 2,268 vessels). This is inclusive of all vessels that will intersect the shipping route (that is, vessels that will transit to Prince Rupert). Cedar noted cumulative effects to marine fisheries have been characterized from low to moderate and that it is expected that marine use activities will be able to continue at current levels and not result in a change or disruption that widely restricts or degrades present marine uses to a point where the activities cannot continue at current levels.

Regarding Hartley Bay data, Cedar responded that it was not available and camera data required Gitga'at approval. Cedar acknowledged small vessel traffic concerns and their commitment to ongoing engagement with Gitga'at.

Gitga'at, Gitxaala and Lax Kw'alaams noted outstanding concerns on effects of Cedar LNG to marine use and Indigenous fisheries which are discussed further in the next section on marine use concerns. The EAO considered this issue adequately addressed for the purpose of the EA.

CURRENT CONDITIONS

CHN stated that, while Cedar reported PFMA 104 had no known fishing activity, harvesting does occur there and DFO would be able to provide harvest data. There is historical harvest data available publicly via MPA Network Seasketch interactive mapping tool, as well as through DFO Integrated Fisheries Management Plans for each fishery. CHN also noted that additional DFO data are available marine fisheries that Cedar did not summarize in the Application. Indigenous nations work with DFO on these fisheries, some of them collaboratively. DFO also collects data on “food, social and ceremonial fisheries” that could have been used.

In response, Cedar noted that data, including any available information on commercial, recreational, and Indigenous fisheries, was requested from DFO on April 27, 2021. DFO provided Cedar with information for these fisheries for PFMA 4, 5, and 6 from 2014 to 2020, including information on landings, species caught, types of fishing gear used, number of fishing vessels, and number of days fished. DFO manages its data in a manner that is consistent with the *Access to Information Act* and *Privacy Act*. Consequently, for any year, fishery, or area where there are fewer than three vessels fishing, data is omitted as DFO is required to withhold the catch data for the area or sub-area to protect confidentiality and comply with the *Privacy Act*.

Cedar stated that the DFO data were supplemented with information received from Indigenous nations and information from publicly available sources. This information is reported in the Marine TDR and Marine Resources section of the Application. Cedar was of the view that these combined results assisted in developing a fulsome summary of data on food, social, and ceremonial fisheries in the Marine Use and Marine Resources sections of the Application.

The EAO notes the concerns with the data used in the assessment and has reflected this as a source of uncertainty in its ratings of residual effects in section 5.9.4 below. The EAO notes the Mitigation Measures proposed below, including the provincial marine transportation communication report and the federal marine transportation management plan, would be developed in consultation with Haisla, Gitga’at, Gitxaala, Kitselas, Kitsumkalum, Lax Kw’alaams, Metlakatla, and Haida; and would include measures targeting effects on Indigenous fisheries and marine use. The EAO also notes that the proposed Follow-up Program on marine use would provide the means to verify and adaptively manage effects on Indigenous marine use. The EAO considers this issue to be adequately addressed for the purpose of the EA.

INDIGENOUS MARINE USE AND CUMULATIVE EFFECTS

CHN, Gitga’at, Gitxaala, Kitselas, Kitsumkalum, Lax Kw’alaams, Metlakatla, CHN and the public raised concerns on the impact of Cedar LNG to Indigenous marine use, both alone and in combination with other projects and cumulative effects more broadly. Indigenous nations expressed concerns that Project contributions to cumulative impacts in the region are uncertain and underestimated. Indigenous nations expressed a lack of confidence in the marine regulatory framework, particularly regarding malfunctions and accidents and how a potential

malfunction or accident would impact Indigenous marine use. Malfunctions and accidents are discussed further in section 6.1 of this Report.

Kitsumkalum and Gitxaala requested provincial and federal government commitments to further action on the cumulative effects of marine shipping. Indigenous nations are of the view there is a regulatory gap created by Cedar not having care and control over ships or shipping activities and requested action by government to address concerns. Kitsumkalum requested a clear mandate and direction to ensure that impacts associated with the care and control of vessels, their cargo for line of sight to compliance, enforcement and accommodation when an incident occurs are identified, assessed and appropriately addressed, as well as an assessment and gaps analysis of the emergency response capacity on the north coast of B.C.

Gitxaala acknowledged that in comparison to LNG Canada, Cedar LNG is significantly smaller and will include less Project-related marine traffic. At full build out LNG Canada will produce up to 26 MTPA of LNG and predicts 700 LNG carrier transits annually versus Cedar's predicted output of 3 MTPA of LNG and 100 LNG carrier transits per year. However, LNG carriers and their escort tugs from both projects will follow the same marine shipping route to and from the project sites in Kitimat through Douglas Channel, Principe Channel and they will pass Dolphin Island enroute to the Triple Island Pilot Boarding Station. Gitxaala noted that while Cedar LNG and LNG Canada may be operational at the same time, it is essential to understand and assess the unique contributions of Cedar LNG on its own.

Gitxaala expressed that the existing conditions in Principe Channel do not justify Cedar's characterization of Principe Channel as a well-established shipping route. Gitxaala noted that LNG Canada was predicted to result in an increase from 191 to 891 large vessel movements in Principe Channel. Gitxaala commented that this impending change would inarguably adversely affect the existing conditions of the Marine Shipping Route, which includes a significant portion of Gitxaala Nation's territorial waters, and Cedar's vessels would be in addition to those from LNG Canada. In this context it is extremely likely that changes to the acoustic, olfactory, and visual landscapes are likely, given the scale of the cumulative change brought by Cedar LNG and other projects that will add more marine traffic to the shipping route that passes through Gitxaala territory between Triple Island and Kitimat, in Gitxaala's view. Gitxaala noted that it had raised the need for a consideration of these sensory perceptible issues (that is, unwanted noise, smells, and visual impacts) at multiple points during this review process; however, the Application limits the discussion of these concerns to short qualitative acknowledgements in the Nation specific assessments. Gitxaala also stated Cedar LNG's potential impact on marine recreation and tourism will also result in a limit on Gitxaala's ability for future development of ecotourism-based business opportunities along Principe Channel, the heart of Gitxaala territorial waters. Regarding the PVM described above, Gitxaala notes these initiatives do have the potential to reduce interactions; however, the project-specific effects of the mere presence of LNG carriers and support tugs along the shipping route where previously there were none cannot be mitigated.

Gitxaala requested a follow-up and adaptive management program to confirm the accuracy of Cedar LNG shipping-related effects and determine indicators and thresholds for additional actions. Gitxaala requested monitoring programs that establish baseline conditions and indicators for the monitoring of a number of effects from Cedar's marine operations, including those on sediment, water quality, fish and fish habitat, marine mammals, shoreline disturbance and erosion, invasive species, and changes in Gitxaala marine use, prior to construction. Gitxaala also requested safe-shipping workshops aimed at promoting safe navigation around shipping traffic for mariners prior to operations.

CHN commented that additional impacts from large vessel movements along the marine shipping route attributable to the Project may prevent or reduce Haida access to fishing or shoreline harvesting sites, which would disproportionately affect Haida citizens who heavily rely on the marine environment and its resources for food and for other purposes (such as ceremonial purposes, cultural, social, economic, spiritual, trade). If access to harvesting sites or the quality and quantity of resources available is diminished, CHN expressed that Haida citizens' physical and mental health and well-being, culture, sense of identity, and governance systems may be impacted.

In response, Cedar noted that it will establish an LNG carrier shipping schedule notification process for Indigenous nations with traditional territories overlapping the shipping route. The marine shipping notification process would contribute to a reduction of adverse effects (such as avoidance, displacement or lost time) due to safety concerns (such as wake waves), inconvenience (such as pulling fishing gear), or reduced enjoyment (such as sensory disturbance). This mitigation measure is intended to reduce Project marine vessel traffic impacts to Indigenous nations' access to and use of their culturally important areas for consumption and harvesting purpose. Cedar also agreed to conduct safe shipping workshops for Indigenous communities at their request. While Cedar stated that it viewed a comprehensive monitoring program targeting the cumulative effects of marine shipping as far broader than the Project, Cedar supported a broader monitoring program for all marine vessels. Cedar also supports the addition of a specific marine use monitoring condition. Cedar committed to participate, at the request of a relevant federal authority, in any regional initiative related to the monitoring, assessment and management of adverse federal effects from marine shipping associated with the Project, including initiatives to understand environmental effects associated with marine shipping, in the event that such an initiative is undertaken during operation of the Project. Cedar also proposed a marine use Follow-up Program which would include Cedar working with Indigenous nations to establish Indigenous nation-specific plans for monitoring marine shipping effects on Indigenous marine use, and harvesting, and access to important sites.

As described above, the EAO proposes a provincial condition requiring Cedar to develop marine transportation communication report (Condition 12) and recommends a federal Mitigation Measure for a marine transportation management plan, including the establishment of

communication protocols with Indigenous nations and the requirement that Cedar conduct, at the request of Haisla, Gitga'at, Gitxa'ala, Kitselas, Kitsumkalum, Lax Kw'alaams, and Metlakatla, safe shipping workshops for Indigenous communities. The EAO notes that communication is not mitigation for effects on Indigenous users as a result of having to adjust their activities because of LNG vessel traffic and concerns for their safety. Therefore, the EAO also recommends a Follow-up Program on marine use, which would include the measures on wake and marine vegetation described above, as well as monitoring marine shipping effects on Indigenous marine use, and harvesting, and access to important sites. This Follow-up Program would be required to have an adaptive management component. Effects to Indigenous marine use are discussed further in Part C and section 6.9 of this Report

The EAO also notes that a number of initiatives currently exist which target the cumulative effects of marine shipping, which are relevant to the issue. These are described in Part A of this report. The EAO heard from Indigenous nations that these initiatives do not specifically include Cedar LNG or account for its effects. In acknowledgement of the importance of considering the wider regional context and cumulative effects of marine shipping, the EAO also recommends a provincial condition (16) and a federal Mitigation Measure requiring Cedar to participate in relevant federal multi-stakeholder initiatives related to effects of marine shipping in the region. This would include participating, at the request of a relevant federal authority, in any regional initiative related to the monitoring, assessment and management of adverse federal effects from marine shipping associated with Cedar, including initiatives to understand environmental effects associated with marine shipping, in the event that such an initiative is undertaken during operation of Cedar. Under provincial condition 16, Cedar would also be required to consider information from these cumulative effects initiatives and review and update, as applicable, the marine transportation communication report, every five years from the start of operations. This would allow for information and work coming out of these initiatives to be tied into the project-specific conditions.

Regarding the request for additional government response, the EAO is of the view that the federal government is best placed to respond to matters relating to the regulation, compliance and enforcement and care and control of marine shipping. The provincial Crown will continue to have government to government conversations with these Indigenous nations to explore how their concerns could be considered and addressed via regulatory or non-regulatory initiatives led by the federal government.

5.9.4 THE EAO'S ANALYSIS AND CONCLUSIONS

The EAO evaluated potential effects by considering construction, operations and decommissioning activities that could adversely affect marine use from a change in marine navigation and marine fisheries and other uses.

PROPOSED PROVINCIAL CONDITIONS AND FEDERAL MITIGATION MEASURES

Based on mitigations proposed in the Application and issues raised during Application review, the EAO's effects assessment, and the information contained in the Joint Permitting / Regulatory Coordination Plan and the Regulatory Coordination Tracking Table (Appendix 5), the EAO proposes the following provincial conditions:

- Community feedback process to receive, address, and report on community concerns from the Project (Condition 11); and
- Marine transportation communication report, which would include reporting mechanisms for Haisla, Gitga'at, Gitxa'ala, Kitselas, Kitsumkalum, Lax Kw'alaams, Metlakatla, Haida, and marine users to report on any concerns related to LNG carrier interference with marine use (Condition 12).

The EAO notes that marine shipping is a federally regulated activity and navigation, communication and safety are regulated and managed by TC, CCG, and the Pacific Pilotage Authority. This includes the following requirements:

- Use of escort tugs between the Triple Island Pilot Boarding Station and Kitimat during LNG carrier transits and to assist with berthing and de-berthing/departure in accordance with Pacific Pilotage Authority;
- Maintenance of safe operating distances from other marine craft (operation); and
- Maintenance of safe speeds as described in rule 6 of the Collision Regulations.

See Part A of this Report for further details on the Marine Regulatory Framework. The EAO is of the view that the existing federal regulation of marine shipping in combination with the proposed provincial conditions and federal Mitigation Measures would address the effects to marine use identified during the EA.

The EAO recommends the following Mitigation Measures under IAA for marine use VC:

- Develop and implement a marine transportation management plan in consultation with Gitga'at, Gitxa'ala, Haida, Haisla, Kitselas, Kitsumkalum, Lax Kw'alaams, and Metlakatla that includes:
 - LNG carrier shipping schedule notification processes for Gitga'at, Gitxa'ala, Haida, Haisla, Kitselas, Kitsumkalum, Lax Kw'alaams and Metlakatla;
 - Reporting mechanisms for Gitga'at, Gitxa'ala, Haida, Haisla, Kitselas, Kitsumkalum, Lax Kw'alaams, Metlakatla and marine users to report on any concerns related to LNG carrier interference with marine use;
 - Methods for regular communication on operation activities with marine users, including recreational users, commercial tourism operators, fishers, TC, and other relevant stakeholders during all phases of the Project;
 - Use by Cedar LNG carriers of the CCG's Marine Communications and Traffic Services to provide notice of planned vessel arrival time at the Triple Island Pilot Boarding Station (all phases);

- Establish a safety zone around the marine terminal during operation using signage;
- Cedar must participate in relevant federal multi-stakeholder initiatives related to effects of marine shipping in the region and industry is invited to participate;
- Cedar must work with the Pacific Pilotage Authority and British Columbia Coast Pilots to determine guidance on safe vessel speed for LNG carriers visiting Cedar LNG facilities;
- Consideration of the results of the Navigational Risk Assessment; and
- Conduct, at the request of Haisla, Gitga'at, Gitxaala, Kitselas, Kitsumkalum, Lax Kw'alaams, and Metlakatla, safe shipping workshops for Indigenous communities;
- Require LNG carriers to plan passage based on guidance provided by the British Columbia North Coast Waterway Management Guidelines;
- Require that LNG carriers only commence pilotage if a berth at the terminal or a designated anchorage will be available and that there will be no planned anchoring other than at designated anchorages; and
- A community feedback process as described in Section 5.1: Air Quality.

In addition, the EAO also proposes a Follow-up Program for marine use under the IAA related to wake effects on traditional marine use activities. This would include the following:

- Work with Haisla, Gitga'at, Gitxaala, Kitselas, Kitsumkalum, Lax Kw'alaams, and Metlakatla to establish Indigenous nation-specific plans for monitoring marine shipping effects on Indigenous marine use, and harvesting, and access to important sites;
- Prior to operations, Cedar will determine if new publicly available information on characteristics of wake from marine shipping activities, or new Mitigation Measures to reduce wake effects on Indigenous traditional harvesting activities is available;
- Cedar will then offer to meet with Haisla, Haida, Gitga'at, Gitxaala, Kitselas, Kitsumkalum, Lax Kw'alaams, and Metlakatla to review these results and discuss potential effects and ways to mitigate them along the shipping route (that is a communication plan) prior to the arrival of the first LNG carrier to the Project's terminal;
- Cedar will integrate feedback from the review into the Follow-up Program;
- The results of the review and meeting(s) will be reported to the Agency and to each of Haisla, Haida, Gitga'at, Gitxaala, Kitselas, Kitsumkalum, Lax Kw'alaams, and Metlakatla prior to the first LNG carrier visiting the marine terminal;
- The report will also describe new or modified Mitigation Measures to be implemented, as applicable; and
- The Follow-up Program (that is, literature review and meetings) will be repeated five years after the start of LNG shipping.

Cedar will monitor changes to marine vegetation along the shipping route using remote sensing data. The monitoring will include data collection once in summer months in each of two years before the start of LNG shipping and once in summer months in each of three years after start

of LNG shipping. Areas of interest will be selected in consultation with Haisla, Gitga’at, Gitxaala, Kitselas, Kitsumkalum, Lax Kw’alaams, and Metlakatla nations.

RESIDUAL EFFECTS

After considering the relevant Mitigation Measures, the EAO concludes that Cedar LNG would result in the following residual adverse effects to the marine use VC:

- Change in marine navigation; and
- Change in marine fisheries and other uses.

Potential residual effects within federal jurisdiction related to marine use, including effects to the health, social or economic conditions of the indigenous peoples of Canada and current use of lands and resources for traditional purposes and cultural heritage are discussed in section 6.9 of this Report.

Table 28: Characterization of Residual Effects for Marine Use

Criteria	Assessment Rating	Rationale
Context	Medium	The region is currently subject to a variety of large marine vessel traffic (including ferries, cruise ships, fishing boats and commercial shipping vessels); however, current vessel traffic levels are low compared to other parts of B.C. Thus, the Marine Shipping Route has the capacity to accommodate increases in marine shipping traffic from a navigational perspective; however, the Marine Shipping Route is also considered highly sensitive to any changes to marine use due to the potential for Cedar LNG vessel traffic to disrupt cultural, harvesting, and other traditional practices of Indigenous nations. Context is rated medium as a result.
Direction and Magnitude	<p>Marine Navigation: Adverse and low</p> <p>Marine Fisheries and Other Uses: Adverse and moderate</p>	<p>Marine Navigation: Construction, operation, and decommissioning will result in an increase in new in-water infrastructure in Kitimat Arm and an increase in Project-related vessel traffic along the Marine Shipping Route. Effects from marine shipping are anticipated to impact a small proportion of navigable waters. An interference with the navigational passage of other vessels during all Project phases is not anticipated. During peak construction, barge and Project-related vessel movements could be two movements per week. During operation, 50 LNG vessels or 100 LNG vessel movements are expected annually (approximately two LNG vessel movement per week). This frequency is similar to marine shipping frequency during construction.</p> <p>Marine Fisheries and Other Uses: Cedar LNG would result in an increase in vessel traffic, which may affect marine fisheries and other uses as a result of reduced fishing and other marine use opportunities, interference with access to fishing or marine use areas, and a reduced quality of experience due to noise, light and aesthetic effects of LNG vessels. However, these effects are not anticipated to create a change or disruption that widely restricts or</p>

Criteria	Assessment Rating	Rationale
		degrades present marine uses to a point where they cannot continue at current levels.
Extent	Regional	Residual effects to marine use are applicable throughout the RAA although effects are expected to impact a small proportion of navigable waters within the RAA and only during the transit time of the vessel in the Marine Shipping Routes.
Duration	Long-term	The residual effects will last the duration of the Project and in all project phases: construction, operation, and decommissioning.
Reversibility	Reversible	The residual effects on Marine Use will cease upon completion of all Project phases.
Frequency	Regular/Frequent to Continuous	During operation and construction, 50 LNG vessels or 100 LNG vessel movements are anticipated annually (approximately two LNG vessel movement per week). Residual effects to marine use are not anticipated to occur at a specified schedule during construction and decommissioning phases however activities throughout operation are expected to occur continuously and at regular intervals.
Affected Populations	Disproportionate	The increase in large vessel movements may prevent/reduce access to fishing, marine use or shoreline harvesting sites causing Indigenous communities to experience disproportionate effects.
Risk (likelihood and consequences)		<p>Likelihood – high likelihood of residual effects to marine use during all Project phases impacting marine navigation and marine fisheries and other uses.</p> <p>Consequence – moderate consequence based on the magnitude of effects to marine use and through application of Mitigation Measures.</p> <p>Risk – based on the likelihood and consequence of residual effects to marine use it was determined that there would be a moderate level of risk.</p>
Uncertainty		Uncertainty of effects to marine navigation is considered to be low based on a good understanding of the scope and extent of effects. Uncertainty on effects to marine fisheries and other uses is considered moderate based on concerns raised regarding data sources, assessment methods, wake effects and efficacy of Mitigation Measures.
Significance		In consideration of the above analysis, Mitigation Measures that will be implemented, and the extent and reversibility of effects, the EAO concludes that Cedar LNG would not have significant residual effects on the marine use VC.

Note: Criteria and assessment ratings are defined in [Appendix 4: Residual Effects Characterization Definitions](#).

CUMULATIVE EFFECTS ASSESSMENT

Past and present physical activities with the potential to cumulatively interact with Cedar LNG include:

- Fairview Container Terminal;
- LNG Canada Export Terminal;
- MK Bay Marina;
- Northland Cruise Terminal (Prince Rupert Port Authority);

- Prince Rupert Ferry Terminal;
- Prince Rupert Grain Terminal (Prince Rupert Grain Ltd.);
- Prince Rupert LPG Export Terminal (Pembina Pipeline Corp.);
- Prince Rupert Fuels Project (Wolverine Terminals ULC);
- Ridley Terminals (Ridley Terminals Inc.);
- Rio Tinto Aluminum Smelter;
- Rio Tinto Terminal A Extension;
- Various forestry activities;
- Various fishing and aquaculture activities;
- Westview Wood Pellet Terminal (Pinnacle Renewable Energy Inc.);
- Fairview Container Terminal Expansion – Phase 2 B (DP World/Prince Rupert Port Authority);
- Kitimat LPG Export Project (Pacific Traverse Energy);
- Ksi Lisims LNG Project;
- Port Edward Small Scale LNG (Port Edward LNG);
- Skeena LNG (Top Speed Energy);
- Vopak Pacific Canada Storage and Export Facility (Vopak Development Canada Inc.); and
- Westcoast Connector Gas Transmission Project (Enbridge Inc.).

If all the projects listed above proceed, in addition to Cedar LNG, to construction and operation, approximately 2,268 vessels could intersect the northern portion of the Marine Shipping Route annually, with 515 of those vessels (or 22.7 percent) visiting the port of Kitimat. However, the increase in large vessel traffic is not expected to increase all at once given available information on schedules for present/future projects, also taking into account that all activities may not be approved.

Cedar LNG will contribute up to 50 LNG carriers (approximately 2.2 percent to the total large vessel traffic predicted for the region and 9.7 percent to the total vessel traffic to port of Kitimat, if all past, present, and future projects and physical activities are built and go into operation). Cedar LNG and its associated safety zone will occupy approximately 16.6 percent of the channel width at the head of Kitimat Arm.

Change in Marine Navigation

Potential cumulative effects on marine navigation could occur both along the shipping route, with vessel interactions whose routes overlap Cedar LNG's Marine Shipping Route and from current and future projects with marine works in the port of Kitimat.

The Rio Tinto Terminal A Extension Project, LNG Canada Export Terminal, and the MK Bay Marina could contribute to cumulative effects on navigation. As proposed projects with marine terminals in Kitimat Arm will include additional vessels traveling along the shipping route, there is also the potential for the increase in traffic to impede navigation.

The likelihood of cumulative residual effects on marine navigation is considered to be high. The assessment is based on the large number of current and potential projects with marine shipping components in the area. These effects will be long-term and likely irreversible given that it is unlikely that all projects would be completed at the same time. Given the experience of the port of Kitimat (that is, a history of industrial development and large industrial traffic management) and other government agencies involved in maintaining navigable waters, existing conditions, the overall potential shipping volumes, and proposed Mitigation Measures; the magnitude of cumulative effects is considered to be low for marine navigation. The cumulative effects on marine navigation from construction of the LNG Facility infrastructure are expected to be long-term but reversible upon decommissioning.

Change in Marine Fisheries and Other Uses

Cumulative effects on marine fisheries and other uses are possible as present and future marine shipping traffic may interfere with fishing, shoreline harvesting, or recreational uses if the volume of marine shipping traffic interferes with their access to sites or activities.

Large commercial vessels travelling to Prince Rupert will only pass through the northern portion of the RAA when travelling to and from the Triple Island Pilot Boarding Station. Potential interactions between project shipping activities and Prince Rupert bound vessels is expected to be limited to the area offshore of the Triple Island Pilot Boarding Station in the northern portion of the RAA (where limited fishing activity has been identified).

The additional increase in large vessel movements within the Marine Shipping RAA attributable to the Project may prevent or reduce access to fishing or shoreline harvesting sites, which would disproportionately affect Indigenous nation members who heavily rely on the marine environment and its resources for food, social, ceremonial, economic, subsistence, and trade purposes. As the Facility Area is located within Haisla Nation's traditional territory and the traditional territories of Gitga'at First Nation, Gitxaala Nation, Kitselas First Nation, Kitsumkalum First Nation, Lax Kw'alaams Band and Metlakatla First Nation and Haida Nation are intersected by or in proximity to the Marine Shipping Route, these Indigenous communities may experience disproportionate effects.

The likelihood of cumulative residual effects on marine fisheries and other uses is considered to be high. The assessment is based on the large number of current and potential projects with marine shipping components in the area. These effects will be long-term and likely irreversible. However, the EAO believes that it is unlikely that all projects would be completed at the same time. The magnitude of cumulative effects is considered to be moderate. The cumulative effects to Indigenous marine use including Indigenous governance are assessed further in Part C and section 6.9 of this Report. The EAO notes that the mitigations measures proposed above include those targeting cumulative effects.

INTERACTIONS BETWEEN EFFECTS

Under Section 22(1) of the IAA, the impact assessment of a designated project must take into account:

- the changes to the environment or to health, social or economic conditions and the positive and negative consequences of these changes that are likely to be caused by the carrying out of the designated project, including
 - the result of any interaction between those effects.

The EAO also notes that Section 25(2) of the Act (2018)³⁵ states that every assessment must consider risks and uncertainties associated with effects of the reviewable project, including the results of any interaction between effects. Risks and uncertainties of the effects are described above in the Residual Effects section.

The marine use VC assessment is linked to the assessment of Cedar LNG effects on other VCs and factors as follows:

- Acoustics – the assessment considers Project-related noise;
- Wildlife – information on industrial vessel traffic was used to inform the assessment on marine bird movement;
- Marine Resources – the assessment of potential effects on marine use includes consideration of Project-related effects on marine resources; and
- The impact of marine use effects on Indigenous Interests and the current use of lands and resources for traditional purposes is considered in Part C and section 6.9 of this Report, respectively.

The EAO did not identify any additional effects or interactions that have not been assessed within the above sections.

The EAO notes that the effects of all biophysical VCs (including acoustics, wildlife, and marine resources) are considered in the assessment of the effects on biophysical factors that support ecosystem function (section 6.6). This assessment considers linkages within the biophysical realm and considers effects in a holistic manner. The EAO concluded that there would be a low magnitude of effects on biophysical factors that support ecosystem function.

CONSIDERATION OF INDIGENOUS KNOWLEDGE

The EAO considered Indigenous Knowledge, where available, in the assessment of effects on marine use.

In the Application, Cedar stated that traditional knowledge was sourced from existing studies and publicly available sources to inform Cedar's understanding of Indigenous fisheries and

³⁵ While Cedar LNG is assessed under the Act (2002), aspects of the Act (2018) are considered in this assessment, as described in Part A of this Report.

marine use. Understanding existing land and resources uses in the area, informed baseline conditions, and scope of issues assessed was also provided through Indigenous nations engagement. Indigenous nations identified Indigenous Knowledge related to: species harvested; marine use, fishing and harvesting areas; timing of fishing; current fishing practices and gear utilized; marine use and planning initiatives; and cultural importance associated with marine species and use.

Cedar used the following sources of traditional knowledge in assessing the marine use VC:

- Gitxaala Nation Use Study for the Project (Gitxaala Nation 2021);
- Kitselas First Nation Traditional Use and Occupancy Study for the Vopak Project, Ridley Island, Prince Rupert Harbour Region (Kitselas First Nation 2020);
- Kitsumkalum First Nation Indigenous Land Study Regarding the Vopak Pacific Canada Project (Kitsumkalum First Nation 2020b);
- The LNG Proposed Terminal Site and Tanker Route within Haisla traditional territory: Haisla TLUS and Socio-Economic Profile (Powell 2013);
- Marine Plan Partnership for the North Pacific Coast (MaPP 2017); and
- Draft North Coast Waterway Management Guidelines (Waterways Management Guidelines 2021).

These reports provided information on areas of importance to Indigenous nations related to: species harvested; location of fishing, harvesting, and marine use areas; timing of fishing, harvesting, and marine activities; current fishing practices and gear used; proposed Mitigation Measures; and marine use and planning initiatives.

During the EA, Metlakatla, Lax Kw'alaams, Gitga'at, Gitxaala, Kitselas, and CHN provided comments on the assessment of effects to marine use, related to proposed Mitigation Measures, and characterization of residual and cumulative effects. The information provided is summarized above in section 5.9.3, as well as being discussed in the nation-specific sections in Part C of this Report. Gitxaala expressed they had a high level of uncertainty around the effectiveness of the marine transportation communication report condition meant to address concerns related to marine traffic management. Gitxaala expressed its deep concern that the marine transportation management plan was not proposed as a federal or provincial condition. Gitxaala noted there were several commitments included in the proposed marine transportation management plan that were related to communications, for example, adherence to safe operating distances, passing restrictions, and maintaining safe speeds. CHN also noted that notification requirements in the proposed marine transportation communication report do not address potential residual effects from marine vessel traffic, sensory disturbance, wake and air emissions, which may affect Haida Interests.

In addition, Gitxaala noted their reduced confidence regarding residual and cumulative effects from Cedar's marine operations on Part B VCs. They further noted that the absence of enforceable conditions related to participation in and/or support of Gitxaala's participation in

federally run co-management initiatives under the Oceans Protection Plan exacerbates GTMA's lack of confidence in the shipping related mitigations for the Project.

Key ways in which the EAO took these comments into account in the marine use assessment included:

- In the residual effects characterizations:
 - Identifying marine use within the Marine Shipping Route as sensitive, based on the potential for any decreases in marine use quality to result in a deterioration of experience of cultural, harvesting, and other traditional practises of Indigenous nations;
 - Identifying the potential for disproportionate effects to Indigenous nations along the Marine Shipping Route; and
 - Rating the uncertainty of the residual effects to marine fisheries and other uses as moderate;
- Recommending a Follow-up Program for marine use under the IAA; and
- Recommending as a federal Mitigation Measure under the IAA a marine transportation management plan that would be implemented for all project-related shipping and incorporate:
 - Marine communication protocols;
 - A requirement that Cedar must participate in relevant federal and Indigenous nation-led multi-stakeholder initiatives related to effects of marine shipping in the region (where industry is invited to participate); and
 - A requirement that Cedar must work with the Pacific Pilotage Authority and British Columbia Coast Pilots to determine guidance on safe vessel speed for LNG carriers visiting Cedar LNG facilities.

CONCLUSIONS

The EAO is satisfied that Cedar LNG would not have significant adverse residual or significant cumulative effects on the marine use VC. This conclusion considers the information and analysis presented in this chapter; the views of the technical Working Group, Indigenous nations, and Cedar; the proposed Mitigation Measures identified in the provincial TOC including Condition 11: community feedback process and Condition 12: marine transportation communication report, Condition 16: regional cumulative effects initiatives; and recommended Mitigation Measures and a Follow-up Program under the IAA for marine use (Appendix 1).

5.10 INFRASTRUCTURE AND SERVICES

5.10.1 BACKGROUND

This chapter assesses the potential effects Cedar LNG would have on the infrastructure and services VC including consideration of the following potential effects:

- Changes in infrastructure and services including:
 - Municipal services and infrastructure and utilities;
 - Policing and emergency services;
 - Health services;
 - Education;
- Change in accommodation availability; and
- Change in transportation infrastructure.

Infrastructure and services was selected as a VC due to the concerns of Indigenous nations, Northern Health, and local governments that Cedar LNG could increase local population size and affect local and regional housing as well as infrastructure and services. A GBA Plus approach was used to consider the differential infrastructure and services impacts on diverse subgroups, including gender, sex, age, and Indigeneity, as well as how these factors may intersect.

REGULATORY CONTEXT

The infrastructure and services VC is governed at the federal, provincial, regional, and municipal government levels, as well as by Indigenous nations. Two regional districts are located in the RAA: the Regional District of Kitimat-Stikine (RDKS) and the North Coast Regional District (NCRD). Two municipal governments operate in the LAA: the District of Kitimat and City of Terrace. Three Indigenous nations have communities on reserve lands in the LAA: Haisla Nation (Kitimaat Village), Kitselas First Nation (Gitaus and Kelspai), and Kitsumkalum First Nation (Kalum). Relevant legislation and responsibilities are described below.

The *Local Government Act* provides the framework for regional districts regarding planning and land use. The *Community Charter* provides municipalities jurisdiction over water, wastewater, solid waste management systems and other utilities. RDKS and NRCD provide a variety of local government services, including rural land use planning, community water systems, fire protection, library services, transportation and engineering. The RDKS provides solid waste services to most communities in the LAA except for Kitimat, which provides their own services. A mayor and council are elected as representatives for the District of Kitimat and the City of Terrace and are accountable for filling the responsibilities outlined by the *Community Charter*, including: administration, community development and planning, economic development, public works and engineering, finance, emergency response, fire rescue, and leisure services. Water distribution and treatment (where available), as well as sewage and treatment, is

provided by a variety of sources including regional districts, municipalities, Indigenous nations and individuals.

Police services are governed by the *Police Act*; ambulatory services are governed by the *Emergency Health Services Act*; and fire services are the responsibility of local government authorities as directed under the *Fire Services Act*. The District of Kitimat Fire and Ambulance Services and the Terrace Fire and Rescue Department provide and support fire protection and emergency response services. The remaining communities in the area rely on RDKS and the Thornhill Volunteer Fire Department. Police services throughout the LAA include two RCMP detachments. Indigenous policing is administered by Public Safety Canada through the First Nations Policing Program.

Healthcare is provided by the provincial government through the Northern Health Authority (Northern Health). Indigenous healthcare is funded and administered by the Government of Canada through the *Canada Health Act*.

The chief and council of each nation are responsible for providing municipal services, such as social, education, and community-development programs. Additional information on governance for the Indigenous nations is provided in the Application.

While Cedar LNG does not include a camp as part of the scope of the Project, Cedar LNG workers would be housed within open camps in Kitimat. The operation of an industrial camp is prescribed as a regulated activity under B.C.'s *Public Health Act*. An industrial camp operator must comply with requirements of the Industrial Camps Regulation. The regulation outlines the requirements for a number of public-health-related factors, including:

- Camp siting and size;
- Arrangement of camp facilities (including sleeping accommodations)
- Provision of safe drinking water; and
- Location and construction of sewage facilities.

Relevant guidance from Northern Health regarding industrial camps also includes:

- Northern Health's recommendations for industrial camps;
- Communicable disease control plan - Best Management Guide for Industrial Camps (June 2017);
- Standard working group comments for environmental assessments;
- Northern Health emergency roles and responsibilities; and
- Health and medical services plan best management guide for industrial camps.

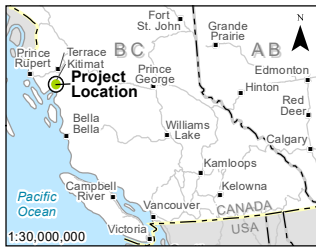
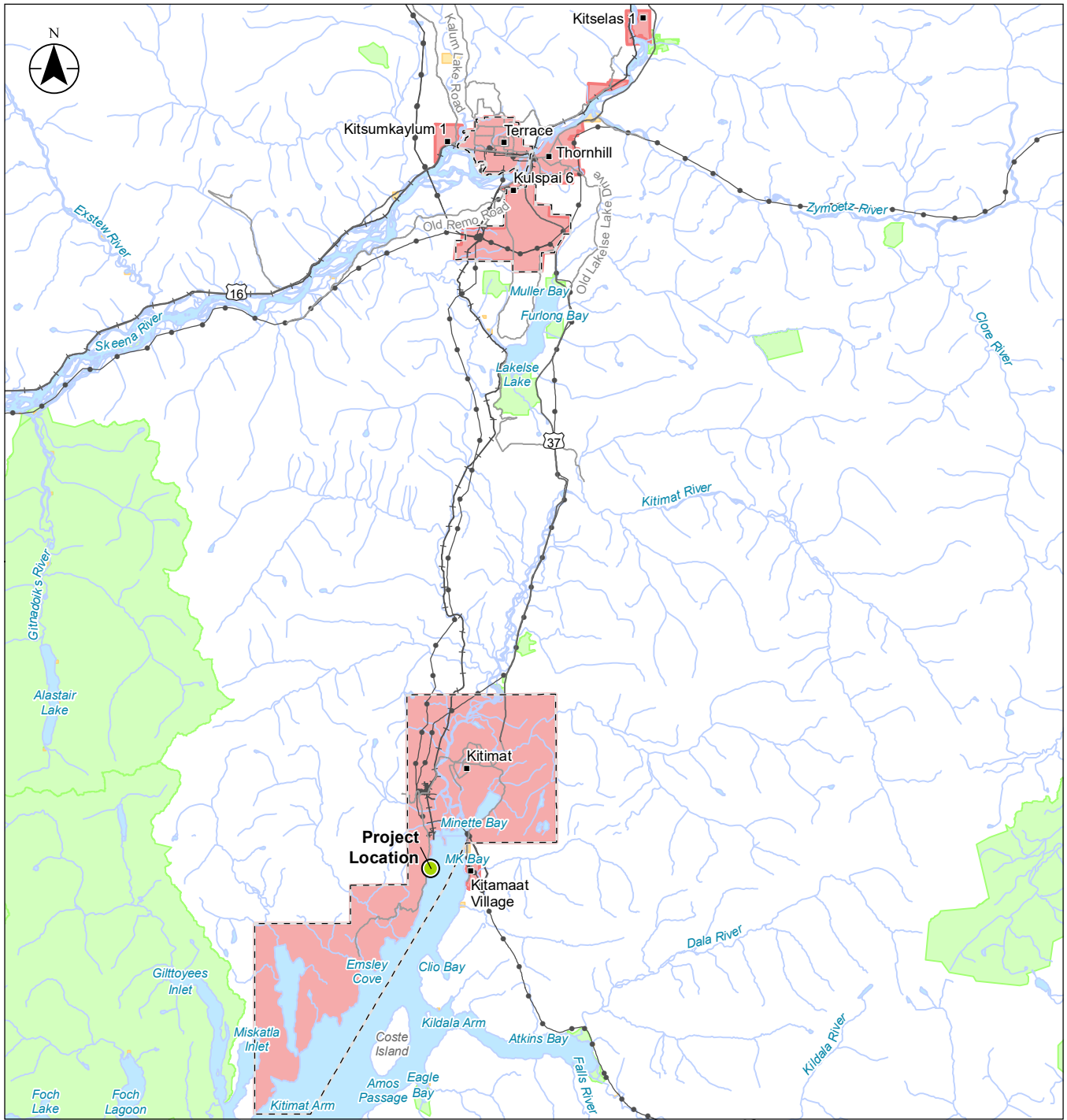
BOUNDARIES

Spatial boundaries for the LAA includes communities with the greatest potential to experience positive or adverse effects on infrastructure and services as a result of Cedar LNG, including changes in population, demographics, employment and income. The LAA, as shown in Figure

20, below, is comprised of Kitamaat 2, Kitamaat Village, District of Kitimat, Terrace CA³⁶ (including City of Terrace, Kitimat-Stikine E regional district electoral area and Kulpsai 6), Kitselas 1 and Kitsumkalum 1. The RAA includes the LAA in addition to Kitimat Stikine Electoral Areas C and E and North Coast Regional District Electoral Areas A and C (Figure 21).

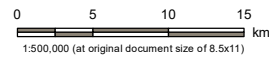
Cedar assessed impacts to the infrastructure and service VC during Cedar LNG construction (approximately four years), operation (40 years), and decommissioning phases (approximately 12 months).

³⁶ Statistics Canada census subdivisions and census agglomerations 30.



Notes
 1. Coordinate System: NAD 1983 UTM Zone 9N
 2. Data Sources: DataBC, Government of British Columbia; Natural Resources Canada; Canadian Hydrographic Service

- Highway
 - Road
 - Railway
 - Transmission Line
 - Watercourse
 - Waterbody
 - Reserve Land
 - Park or Protected Area
 - District of Kitimat
 - Municipal Boundary
- Project Location
 - Infrastructure and Services
 - Local Assessment Area

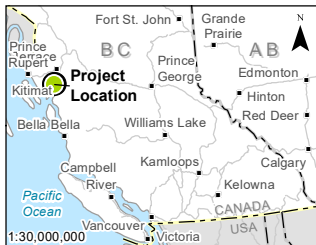


Project Location: Kitimat, British Columbia
 Project Number: 123221953
 Prepared by WWU on 20211126
 Discipline Review by SZABANI on 20211126
 GIS Review by SFORTAIS on 20211126

Client/Project/Report
 Produced by Stantec for Cedar LNG Partners LP for the Cedar LNG Project

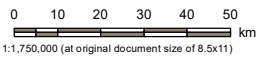
Title
**Infrastructure and Services
 Local Assessment Area**

Figure 20: Infrastructure and Services LAA, Cedar LNG



- Highway
- Road
- - - Ferry Route
- Watercourse
- Waterbody
- Reserve Land
- Treaty Lands
- Park or Protected Area

- Project Location
- Infrastructure and Services
- ▨ Regional Assessment Area



Notes
 1. Coordinate System: NAD 1983 UTM Zone 9N
 2. Data Sources: DataBC, Government of British Columbia; Natural Resources Canada; Canadian Hydrographic Service

Project Location: Kitimat, British Columbia
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Client/Project/Report
 Produced by Stantec for Cedar LNG Partners LP for the Cedar LNG Project

Title
**Infrastructure and Services
 Regional Assessment Area**

Figure 21: Infrastructure and Service RAA, Cedar LNG

5.10.2 POTENTIAL PROJECT EFFECTS AND PROPOSED MITIGATIONS IN THE APPLICATION

This section summarizes the information, methods and conclusions presented by Cedar in the Application, while input from reviewers is summarized in section 5.10.3.

EXISTING CONDITIONS

Cedar characterized the existing conditions of the infrastructure and services VC through consideration of the existing socio-economic conditions of the LAA and RAA. The main sources of information used in the Application for the socio-economic assessment were the Cedar LNG project description, socio-economic studies prepared for Cedar LNG, regulatory applications filed for other major development projects (for example, CGL, LNG Canada), review of annual and quarterly reports for LNG Canada Community Level Infrastructure Social Management Plan, secondary studies/plans and documentation, statistical information from the census, information from discussions with government agencies and local media. Information on the existing conditions related to potential effects assessed in the Application is included in this section.

Infrastructure And Services

Municipal Services and Infrastructure and Utilities

In 2018 and 2019, the District of Kitimat's water infrastructure used 43 percent capacity during average daily demand and 80 percent capacity at peak demand. In 2016, the District of Kitimat sewage infrastructure had reached full capacity, during peak demands and 21 percent capacity during average daily demands, respectively. An increase of approximately 18 percent in the annual waste disposal rate in the RDKS occurred between 2017 and 2019, which was attributed to industrial waste in the region outside of the Terrace area.

Community centres are available for use by Indigenous community members and residents of Kitimat and Terrace for recreational, community and social activities. Previous increases in transient industrial workers created concern regarding capacity of recreational facilities, a 2013 study found that this had not occurred. Through the increase in industrial activity in the region, an increase in support occurred for development of recreational assets (such as sports organizations) and increase in revenues for recreational facilities. Kitselas notes that members which use recreational facilities have noticed capacity impacts in recent years.

Policing and Emergency Services

The Kitimat Fire and Ambulance Service responds to approximately 1,500 calls for service each year, including medical emergencies, fires, motor vehicle collisions, specialized rescue operation, and carbon monoxide calls. Kitimat Fire and Ambulance Service experienced an increase in service call volume of 35 percent in the first half of 2021 compared to the same period in 2020; fire-related calls increased by 6 percent and medical-related calls increased 16 percent. The Terrace Fire and Rescue Department experienced an increase in service call

volume of 32 percent in 2021 compared to 2020; fire-related calls increased by 74 percent and medical-related calls increased by 133 percent.

Changes in crime rates and caseloads indicate that police services in the LAA are experiencing increased pressure. Between 2015 and 2019, overall crime rates (the number of criminal code offences or crimes, excluding drugs and traffic, reported for every 1,000 permanent residents) increased in Kitimat and Terrace between 18.5 percent and 34.5 percent. Recently Kitimat's RCMP detachment added four officers in response to projected increased economic activity.

Health Services

Two hospitals are located in the LAA (Kitimat and Terrace). Kitimat General Hospital and Health Centre in Kitimat is a Level 4 trauma centre providing medical services to the community. It has a 24/7 emergency department with 22 acute care beds. Mills Memorial Hospital in Terrace provides healthcare to Terrace and surrounding communities in addition to communities such as Haida Gwaii, Stuart Lake and Dease Lake. Mills Memorial Hospital has 44 acute care beds. A new hospital, originally scheduled to open in 2024, will replace the Mills Memorial Hospital. It will have 78 beds and is expected to be more than twice the size of the current facility.

There are three health centres in the Indigenous communities located in the LAA. The Kitamaat Village health centre provides telehealth rooms, space for physiotherapists and dentists, nursing staff, mental health counsellors, alcohol/addiction workers, community health representatives and home care providers. The Kitselas Health Services administers a variety of health clinics and community groups based on the needs of Kitselas members. Their two locations are the Health Centre and Health Satellite office. The Kitsumkalum health centre provides health care services to their community and is managed by the First Nations Health Authority. A report on the well-being experiences of women in Kitimat and Kitamaat Village found women experience many barriers to healthcare, including access to obstetricians and gynecologists, long wait times, and few female doctors. The Kitselas First Nation 2021 Annual Determinants of Health Survey found that 72 percent of participants stated that local health services met the needs of their household and that 55 percent of participants indicated that all household members currently have a family doctor. Gitga'at First Nation 2021 Community Wellness Report states that healthcare services in northern British Columbia are overburdened and understaffed and members have experienced long wait times, a lack of specialized and culturally appropriate services, and systematic racism in the healthcare system.

Education

The Coast Mountains School District 82 provides education services to the LAA communities of Kitimat and Terrace, and the First Nations Schools Association supports Haisla, Kitselas and Kitsumkalum in providing educational services to community members. Post-secondary education is available at three locations in the RAA, the Coast Mountain College, University of Northern British Columbia and Kitamaat Valley Education Society.

Preschool and childcare are available in Kitimat, Terrace, Kitamaat Village and Thornhill. In 2020, there were 33 licenced childcare facilities providing 894 total spaces. Between 2014 and 2020, 18 new licenced daycare facilities were added in Kitimat and Terrace (LNG Canada 2020). Childcare shortages have been identified in Terrace and Kitimat and reported by members of the Haisla First Nation. Common issues include the high cost of childcare, unmet demand for group childcare, and a shortage of facilities with under three-years-old licences.

ACCOMMODATIONS

Kitimat's 2019 assessment of population growth projections concluded that there would be a sufficient number of houses to accommodate the projected population in 2026. Terrace's 2020 assessment regarding population growth between 2020 to 2030 concluded there would be a significant shortage between 2020 and 2025. The Greater Terrace Housing Needs Assessment (2020) found that demand for workers in the area has added strain to the supply and affordability of housing.

Haisla noted that there is a lack of affordable housing based on housing shortages and low-income in the Kitamaat Village. Kitsumkalum has experienced finding land suitable for housing an ongoing issue with 20 families on a waitlist in 2016 and a projected increase to between 40 to 65 families by 2031. Gitga'at members living off-reserve reported that housing is unaffordable in northern BC and that safe and affordable housing is a critical issue for families and individuals.

There are several emergency shelter and transition houses in the LAA. Kitimat has Douglas Place, a cold weather shelter, and Dunmore Place, which is operated by the Tamitik Status of Women and provides emergency shelter for women who are escaping violence. In Terrace, there are several transitional and emergency shelters with a total of 66 emergency beds. Recently, demand for transitional housing has increased and shelters report they are operating at or beyond capacity; the number of women turned away between 2019 and 2021 has increased dramatically and clients are staying for longer periods due to lack of affordable housing.

The average housing price in Kitimat and Terrace has shown significant fluctuation between 2011 and 2019, correlating with actual or anticipated demand associated with industrial development. Terrace and Kitimat have seen an increase in rental demand and increase in rental cost since 2010 with significant influence of construction workers.

Hotels and motels, lodges and cabins, RV and camp sites and bed and breakfasts, are available for temporary housing in the Kitimat and Terrace areas. There are an estimated 391 temporary accommodation rooms in Kitimat and 1,188 in Terrace. In addition, there are three work camps in Kitimat that provide accommodations for workers the region, Sitka Lodge (an open camp with a capacity of 1,186), Crossroads Lodge (an open camp with a capacity of 700), and Cedar Valley Lodge (only houses LNG Canada workers with a capacity of 4,500).

TRANSPORTATION INFRASTRUCTURE

Cedar considered the existing condition of both the road network and airports as part of the transportation infrastructure. The roadway infrastructure in the LAA consists of roads within Kitimat and Terrace, and Highway 37 between Terrace and Kitimat. There is limited long term traffic count monitoring in Kitimat and Terrace. Available monitoring data shows increases in traffic between 2014 and 2020 in both the Terrace and Kitimat areas. In Kitimat, increases were between 10 percent and 20 percent and on the Kitimat River Bridge, south of Terrace, traffic increased by 34 percent. Highway 16, west of Highway 37 near Terrace, which sees the most traffic in the area, experienced a decrease in traffic of just over 2 percent between 2014 and 2017. Car accident statistics have remained relatively stable from 2016 to 2019 for communities in the LAA. In 2020, decreases in car accidents and injuries were seen in 2020, with the exception of Kitimat, which continued to remain statistically stable. Passenger air traffic at the Northwest Regional Airport increased approximately 30 percent between 2013 and 2019; however, traffic did decrease in 2020 and 2021 as a result of COVID-19. Commercial air traffic increased 21 percent between 2018 and 2019. The municipal, provincial, and federal governments have supported the development of road infrastructure improvement projects in Kitimat and the surrounding areas in order to support the current and anticipated increase in road traffic volumes.

Access to the Project from Kitimat will occur via Haisla Boulevard, Alcan Way, and the Bish Creek Forest Service Road. Bish Creek Forest Service Road is primarily used for industrial purposes, such as intermittent logging. The Bish Creek Forest Service Road was recently upgraded as part of the Kitimat LNG Project and further modification is not expected as part of the Project.

POTENTIAL PROJECT EFFECTS

Construction will last approximately four years with an average of 230 to 315 persons over this period and an estimate peak workforce of 350 to 500 from April to October during each year of construction (starting in second year). Operation of Cedar LNG is expected to require approximately 100 full time staff with the majority from the local population, utilizing existing housing in Kitimat and surrounding area. During operations every three to five years an additional 100 persons will also be required to perform scheduled shutdown and maintenance. The workforce in all phases will be recruited locally as much as possible. However, construction and operation will require some specialized trades and qualifications/experience that will likely be sourced from elsewhere in BC, Canada or internationally. This non-local workforce will utilize the existing third-party work camps available in Kitimat. While the availability of existing labour force required to respond to Cedar LNG labour demands is unknown, an estimated labour force of 870 to 1,119 persons may be available to respond to Cedar LNG's demand for direct labour.

A variety of infrastructure and services have the potential to be affected. The Cedar LNG-related population increase will place additional demands on existing infrastructure and

services. The effect of population increases on the infrastructure and services VC is assessed by effect below.

CHANGES IN INFRASTRUCTURE AND SERVICES

Municipal Services and Infrastructure and Utilities

Solid waste and wastewater from Cedar LNG have the potential to result in adverse effects to infrastructure and services. Wastewater is expected to be stored, pumped and disposed of at a licenced facility, although Cedar will consider treatment and discharge of wastewater under an *Environmental Management Act* permit. A waste management plan will be developed as part of the CEMP. Non-hazardous solid wastes will be recycled, reused or collected in a central secure area onsite and then disposed of at a local receiver facility. Hazardous liquid and solid waste will also be collected at a secure onsite location and then transported to a licenced hazardous waste facility.

Cedar LNG would not be connected to the municipal water systems and therefore, would not place additional demands on existing supply or infrastructure during any stage of the Project. During construction, Cedar would apply for permits to withdraw water from surface creeks. During operations, water would be supplied to the FLNG through desalination. Trucking water to the site is also a possibility in both stages. The Project workforce may use recreational facilities in local communities resulting in higher demand. The District of Kitimat and the City of Terrace have several recreation facilities that are used by local residents and transient workers. Although, workforce camps in Kitimat are equipped with recreation facilities, workers make use of other recreational amenities in Kitimat and Terrace.

Policing and Emergency Services

The presence of the Project workforce and Project activities could result in higher demand for services such as police, fire protection, and ambulance. Policing services may be affected by interactions between workers and residents, and by increased disposable income.

Health Services

Project workers will require health care as a result of illness or workplace injuries, adding demand to healthcare services. Cedar expected that for conditions that require routine health care, non-local workers will continue to use the services of family physicians or specialists located in their home communities. Medical facilities will be provided and will include first-aid stations, medical room(s) with beds and certified first-aid staff, dedicated communications devices for requesting outside emergency aid, first-aid staff, first-aid kits and space for equipment storage. Any medical emergencies that cannot be handled by the Project's onsite medical station will most likely be referred to Kitimat General Hospital.

Education

Increased demand for education services is only likely to occur during the operation phase as the non-resident construction workforce will reside in open camps/lodges in Kitimat and are unlikely to relocate families for work during construction, in Cedar's view. In the first years of operation, some non-local workers may re-locate to the LAA. However, considering the small size of the operation workforce and that not all of these workers will bring school-aged children to the LAA, the Project-related demand on the education system will likely be very small. Because total enrolment within the CMSD has been declining since 2010/2011 (as of 2021) and CMSD projected a decrease of 64 students over the next 10 years, it is predicted that there will be adequate capacity to accommodate any new Project-related students in the LAA. There are preschool and childcare shortages in the LAA, which would be sensitive to additional demand. The Project-related demand on preschool and childcare would likely be very small as few non-local workers are expected to permanently reside in the LAA and fewer would bring young children.

CHANGES IN ACCOMMODATIONS AVAILABILITY

Accommodation availability may be temporarily affected by Cedar LNG as the short-term increase of population in the LAA has the potential to place additional demands on housing and temporary accommodations. It is possible that effects to housing could be felt disproportionately by vulnerable members of the population. During construction, non-local workers will be required to stay at one of the two existing work camps in Kitimat or in hotels and other temporary facilities. During operations, non-resident workers may relocate to the LAA. Cedar indicated that the workforce would likely primarily be accommodated at one of two open camps in Kitimat, Civeo Sitka Lodge and Crossroads Lodge, which have a total of 1,886 beds. Civeo Sitka Lodge currently operates a 24/7 medical clinic with nurse practitioner and advance care paramedic on staff. Crossroads Lodge does not currently provide medical services. Cedar Valley Lodge is a private lodge that houses the workforce for LNG Canada. It has a capacity for 4,500 workers and reduces demand on existing open workforce lodges in Kitimat. While it is likely that other projects in the region will also be using these camps for workers, Cedar anticipates that there would be space for the Project's non-local construction workforce. This was based on the fact that construction for Cedar LNG is planned to start in the second half of 2023 and would have the highest level of activity from spring 2024 through 2025. This is anticipated to coincide with completion of Coastal GasLink construction in 2023 and ramping down of the main construction phase for LNG Canada in 2024.

Given the use of open accommodations and Cedar's intent to hire local workers first, Cedar predicted that increased demand for housing and other forms of accommodation from in-migrating construction and operation phase workers is not expected to measurably increase demand such that upward pressure on costs occur.

CHANGE IN TRANSPORTATION INFRASTRUCTURE

Multiple Cedar LNG-related activities have the potential to affect transportation infrastructure through the transportation of Project goods, services and workers. The increase in traffic will affect local infrastructure and require management procedures (Cedar plans to develop a Traffic Management Plan if required). Buses or vans will be used to transport workers from work camp to Cedar LNG and as much of the workforce as possible will be recruited locally. Road access throughout construction will be the primary means for delivery of materials and consumables, earthmoving equipment and transportation of construction workers from work camp, as well as the Northwest Regional Airport. An estimated 70 to 310 vehicle movements per day are estimated to occur throughout construction and operation, resulting in an increase in traffic between 26.7 percent and 118.3 percent along Bish Creek Forest Service Road during Project construction.

POSITIVE EFFECTS

Positive effects may be seen through economic contribution to the LAA (property and income taxes) representing a potential expansion of municipal tax bases, thereby helping to pay for additional service providers needed for the increase in population.

MITIGATION MEASURES PROPOSED IN THE APPLICATION

Cedar proposed the following Mitigation Measures to avoid or minimize the potential adverse effects of Cedar LNG on the infrastructure and services VC:

- Implement a code of ethics, respectful workplace policies and provide cultural awareness training for all workers to reduce demand on local police and emergency services during operation;
- Provide onsite first-aid station, medical room(s) with beds and certified first-aid staff and dedicated communications devices for requesting outside emergency aid to limit demand on local health services during construction and operation;
- Prepare and implement an emergency management program for operation to assist in avoidance / management of emergencies at the Cedar LNG site, thereby limiting demand on emergencies in the LAA;
- Implement a local hire/procurement policy during construction and operation to reduce need for non-local workers, thereby reducing demand on local infrastructure and services;
- Use local workforce accommodation centres during construction to house non-local workers to limit demand on local housing and services; and
- Develop and implement a community feedback tool to allow Cedar to respond to community concerns and adapt Mitigation Measures if applicable to limit demand on local infrastructure and services.

During Application Review, Cedar also proposed a Follow-up Program under the IAA for infrastructure and services, which is described further below. Cedar also proposed a Follow-up Program on GBA Plus, which is described in Section 6.8: Human and Community Well-Being.

5.10.3 POTENTIAL PROJECT EFFECTS AND PROPOSED MITIGATIONS IDENTIFIED DURING APPLICATION REVIEW

Based on a review of the Application and with feedback from the Working Group, Indigenous nations, and the public, the following key issues related to the assessment of the infrastructure and services VC for Cedar LNG were identified:

- Data sufficiency;
- Demands on infrastructure; and
- Cumulative effects on transportation infrastructure.

Issues raised by reviewers relating to GBA Plus and under-represented groups are discussed in Section 6.8: Human and Community Well-Being.

DATA SUFFICIENCY

Issues with the sufficiency of data presented in the Application were raised by Northern Health, Lax Kw'alaams, Gitxaala and Gitga'at.

Northern Health was not satisfied with the Application's information and assessment of impact to health services. The reliance on secondary sources was criticized. Northern Health noted that the baseline information provided for existing conditions did not contain important information and context. This included:

- Accommodations - rising housing costs, vacancy rates, and history of renovations;
- Health Services - staff shortages, funding based on permanent residents, and Covid-related reduced capacity, primary care needs of non-local workforce; and
- Transportation Infrastructure - high industrial road traffic, winter driving conditions.

Lax Kw'alaams criticized the exclusive use of secondary data sources and requested rationale on why only secondary sources were used. Lax Kw'alaams requested explanation of how key informants were identified and which informants were consulted. Gitga'at raised concerns that the Application does not accurately characterize the infrastructure and services VC as it relates to communities associated with Cedar LNG, especially regarding health service delivery, and that mitigations proposed are unclear and potentially insufficient.

Cedar stated that the baseline data on infrastructure and services presented in the Application reflect the requirements of the AIR. Cedar is of the view that these baseline data allow for a fulsome assessment of potential effects that are appropriate to the size of the Project (that is, a peak construction workforce of 500 and an operations workforce of 100 FTEs) and the

magnitude of potential effects. There are many current sources of information that describe in detail the socio-economic environment of the Project LAA and RAA. Baseline data were primarily drawn from current secondary data sources including LNG Canada Community Level Infrastructure and Services Management Plan (CLISMP) reports which provide detailed data on infrastructure and services in Kitimat and Terrace. The District of Kitimat Housing and Action Plan and Needs Assessment, the Greater Terrace Housing Needs Report, and the 2020 Community Childcare Needs Assessment and Space Creation Action Plan provided recent information on housing and childcare in the region, as well as insight into issues and concerns. Government databases and reports published by local municipalities and authorities also informed the baseline. Results of consultation influenced the scope of assessment and informed existing conditions. In addition, information was gathered from reports describing experiences of those groups expected to be disproportionately affected by the Project.

In addition to the information sources described above, Cedar engaged with local community groups to understand and work to address concerns related to the Project. Information regarding engagement is presented in the Public Consultation Reports, and engagement will continue as Project development advances.

The EAO considered the available data adequate for the purpose of the EA. In the absence of more detailed data, the EAO notes that it has considered the concerns raised by Northern Health and Indigenous nations regarding the current stressed state of the health care system, accommodations availability, transportation infrastructure and other types of infrastructure in its assessment of context in the residual effects characterization below.

DEMANDS ON INFRASTRUCTURE AND SERVICES

Northern Health, Kitsumkalum, Gitxaala, Kitselas, ESDC, and the public raised concerns about the impact of population increases on infrastructure and services. These Working Group members expressed concerns that the region has already experienced large population increases due to existing projects and the cumulative effects of multiple projects are a strain on regional infrastructure.

Gitxaala commented on the demand on accommodation availability and the impacts on their members. Gitxaala's Socio-Economic Risk Report states "There are multiple members on the waitlist to access housing in the village and a large proportion of those individuals currently reside in Prince Rupert, Port Edward and Terrace. Due to the rapid rise of housing prices in these areas, Gitxaala members are choosing to relocate to Lach Klan". Additionally, Gitxaala noted the District of Kitimat study: Household Survey Population, Income, and Housing Estimates was published in Feb. 2022 and includes updated information that is relevant to accommodation availability.

Northern Health requested information on how many workers would be expected to relocate and live in permanent housing (not work camps). Northern Health recommended a condition requiring Cedar to mitigate socio-economic effects and implement additional monitoring and

management of socio-economic effects of the Project on both Indigenous and non-Indigenous communities and stakeholders, if monitoring indicated this was warranted. Kitsumkalum and Gitxaala also requested a condition regarding socio-economic effects and recommended Cedar be required to contribute to regional or other ongoing processes to mitigate cumulative effects.

Northern Health noted that recent information from 2022 shows that a significant portion of the local population in the Terrace area is without access to primary care and this is placing unprecedented demand on the local emergency department as people are presenting for primary care issues. Given this context, Northern Health raised concerns about the potential impacts of the Cedar LNG workforce on local health services and emergency health services. Northern Health stated that this is an impact which needs to be managed in the EA process. Northern Health noted that projects are able to support the resiliency of the local health care system by innovative/collaborative approaches in managing local health care challenges. Northern Health recommended that Cedar be required to develop a Health and Medical Services Plan (HMSP) as per Northern Health's Best Management Guide as a condition to this Project. Gitxaala also expressed concerns that assessment of impacts to infrastructure and services, in particular access to healthcare (including mental health care) and accommodation availability, were not addressed for Gitxaala members living off-reserve, such as in Terrace and Kitimat. Additionally, the assessment does not include any consideration of cumulative effects on infrastructure across the region that will increase pressure on Gitxaala's infrastructure on reserve.

Cedar stated that based on the current stage of Project development, they are not able to predict how many workers will relocate to the LAA and therefore have considered it may be as much as the maximum workforce of 500 people. Cedar proposes to implement a local hiring policy to reduce the in-migration of workers and their families. Cedar stated that the baseline data presented for infrastructure and services allow for the assessment of potential effects in a level of detail appropriate to the size of Cedar LNG, potential Project interactions with infrastructure and services and the magnitude of potential adverse effects. Available quantitative and qualitative information on health services and infrastructure in the LAA have been provided as well as a description of the challenges experienced by members of Indigenous groups with respect to access to health care and wait times. Cedar believes that the mitigations presented for infrastructure and services are appropriate for the size of Project, workforce, and magnitude of potential adverse effects.

Cedar responded that it would implement a number of mitigation and management measures to reduce adverse effects on the RAA's health infrastructure and services, including preparation of a HMSP, which would include providing onsite first-aid stations, and medical room(s) with beds and certified first-aid staff. Cedar is committed to communicating project information and predicted demands on infrastructure and services to responsible authorities, including Northern Health, to assist with their planning. In addition, as Project development and health and safety planning advances, Cedar stated that it would engage with Northern Health on the

development of the HMSP and communicable disease management, noting that there is no Project-specific camp. Cedar also proposed a Follow-up Program for infrastructure and services to verify effects predictions presented in the Application, and to address specific areas of uncertainty that Cedar received comments on during Application review. Of particular concern was increased pressure on health care services provided by Northern Health and changes in housing availability.

Gitxaala noted that people, including non-local Cedar LNG workers, have the right to seek healthcare if they are in need. Gitxaala was of the view, that for some non-local workers, accessing healthcare while onsite is a better option compared to their home communities which may not have the same health care services available.

In consideration of the concerns raised the EAO proposes the following EAC conditions:

- CEMP, including a waste management plan to reduce usage of landfills in the LAA (Condition 9);
- Community feedback process (Condition 11) to receive and address community concerns and complaints, as introduced in Section 5.1: Air Quality, which would include the requirements to:
 - Establish and maintain a dedicated Project website and telephone line where the public may submit comments or questions to Cedar; and
 - Report out comments received and Cedar's follow-up actions, mitigations or resolutions applied.
- HMSP (Condition 13), developed in consultation with Northern Health, Haisla, Gitga'at, Gitxaala, Kitselas, Kitsumkalum, Lax Kw'alaams, and Metlakatla, that would address: communicable disease, require the provision of on-site first aid, emergency management at the work site, measures to minimize impacts to local non-urgent care services, including by encouraging workers to seek medical care in their home communities or in camps, where medical services are provided in camps, communication between Cedar and health service providers on the management of health and medical services pressures, and reporting on number of worker referrals to a doctor or Nurse Practitioner, and number of worker visits to a hospital;
- SEMP (Condition 14) that would require Cedar to prioritize local hiring and procurement to reduce the increase in population associated with the Project workforce and an accommodation policy that includes measures to ensure that accommodation for non-local contractor construction personnel is exclusively within existing work camps or other temporary accommodations and does not include rental of local housing (and therefore contribute to housing shortages or price increases); and
- Regional cumulative effects initiatives (Condition 16) requiring Cedar to participate in a regional social and economic management and monitoring committee, if such a committee (or its equivalent) is created by the provincial or local government, to address regional socioeconomic issues (and includes participation from industry).

The EAO notes that these proposed conditions would target potential issues around effects on waste infrastructure, health services, housing infrastructure, and social effects as well as provide a mechanism for Cedar to engage with the community to address other concerns that may arise. The EAO also recommends Mitigation Measures under the IAA, including a Follow-up Program for infrastructure and services to monitor address effects on infrastructure as described in Section 5.10.4 below.

At the conclusion of the EA, Kitselas and Gitxaala expressed concern that the proposed conditions would not effectively address issues regarding effects on health services, housing infrastructure and social effects. These Indigenous nations noted that LNG Canada and Coastal GasLink were subject to similar conditions and most affected communities have indicated that they have not been successful.

Northern Health also expressed several outstanding concerns regarding increased demand to infrastructure and services. Northern Health commented on the insufficient capacity to accommodate the health service requirements of non-local temporary workers in the region. Northern Health cited experiences with comparable project in the region has resulted in increased demand for primary care services, such as non-emergency visits to the emergency department for prescription renewals. Northern Health indicated that this increased demand should be expected for Cedar LNG. Northern Health stated that the HMSP is inadequate to address their concerns and, as proposed, only meets the minimum requirements for the WSBC First Aid regulation. Northern Health was of the view that impacts to health services would be significant without additional mitigation. Additionally, Northern Health recommended that Cedar consider a worker accommodation strategy which requires the employer to have direct accountability for the non-local workforce beyond work hours.

The EAO acknowledges these outstanding concerns, the strains experienced on infrastructure and services, and the challenges in mitigating effects of this nature. The EAO has considered these factors in its ratings of residual effects below. The EAO concurs that effects on infrastructure and services from Cedar LNG are likely, but the EAO is of the view that the proposed Mitigation Measures are appropriate for the scope of potential effects of the Project, given the maximum number of workers for Cedar LNG. The EAO has captured these maximum worker numbers in the provincial PD which would form part of the legally binding EAC, if issued. Additionally, the EAO notes that the SEMP would include adaptive management, which would allow the implementation of additional mitigations, if necessary. The EAO is satisfied that this issue was adequately addressed for the purpose of the EA.

CUMULATIVE EFFECTS ON TRANSPORTATION INFRASTRUCTURE

Kitsumakalum raised concerns about cumulative effects on the region and transportation infrastructure including both road and rail. Kitsumakalum was concerned that transportation of Cedar LNG construction materials and other supplies by land would contribute to these cumulative effects.

Cedar noted that the number of predicted vehicle trips per day between Kitimat and Terrace associated with construction activities would be 5-20 vehicles per day. This number will vary based on the construction activities and how many local contractors Cedar is able to engage and would be expected to be greatest in the summer months. Further, Cedar described that the construction workforce would peak at 500 people. This would occur after construction on the western end of Coastal GasLink is complete (that is, the current pipeline workforce has been disbanded) and when LNG Canada is in commissioning and its workforce is substantially reduced. As a result, Cedar predicted there would be a substantially lower demand on regional transportation infrastructure and services providers when construction of the Project is underway.

In consideration of the comments received during the EA and in acknowledgement of the importance of considering the wider regional context and cumulative effects for socioeconomic effects, the EAO recommends a provincial condition (16) requiring Cedar to participate in a regional social and economic management and monitoring committee, if such a committee (or its equivalent) is created by the provincial or local government, to address regional socioeconomic issues (and includes participation from industry). The EAO notes that concerns regarding cumulative effects, as they relate to Kitsumkalum's interests are discussed further in Part C of this Report. The EAO considered this issue adequately addressed for the purpose of the EA.

5.10.4 THE EAO'S ANALYSIS AND CONCLUSIONS

This section presents the EAO's conclusions on the potential adverse residual effects from Cedar LNG on the infrastructure and services VC.

PROPOSED PROVINCIAL CONDITIONS AND FEDERAL MITIGATION MEASURES

Based on mitigations proposed in the Application, issues raised during Application review, the EAO's effects assessment, and the analysis and information contained in the Joint Permitting / Regulatory Coordination Plan and the Regulatory Coordination Tracking Table (Appendix 5), the EAO proposes the following provincial conditions:

- CEMP, including a waste management plan to reduce usage of landfills in the LAA (Condition 9);
- Community feedback process (Condition 11);
- HMSP (Condition 13);
- SEMP (Condition 14); and
- Regional cumulative effects initiatives (Condition 16).

The EAO notes that if Cedar LNG receives an EAC, it would need to obtain provincial permits, including a water discharge permit under the *Environmental Management Act* for any discharges of water from the FLNG facility, including from wastewater. The EAO also notes that

existing camps that may house workers are regulated under B.C.'s *Public Health Act* and must comply with the requirements of the Industrial Camps Regulation.

The EAO also recommends the following Mitigation Measures under the IAA:

- Develop and implement a Worker Code of Conduct and provide cultural awareness training for all workers that includes local and cross-cultural awareness;
- Provide onsite first-aid station, medical room(s) with beds and certified first-aid staff and dedicated communications devices for requesting outside emergency aid to limit demand on local health services during construction;
- Prepare and implement an emergency management program for operation to assist in avoidance / management of emergencies at the Cedar LNG site, thereby limiting demand on emergency services in the LAA for infrastructure and services as defined in Section 7.11 of the Application; and
- Develop an accommodation policy that includes measures to ensure that accommodation for contractor construction personnel residing outside the Infrastructure and Services LAA is exclusively within existing work camps or other temporary accommodations and does not include rental of local housing.

In addition, the EAO also proposes a Follow-up Program for infrastructure and services under the IAA, which would include:

- The Follow-up Program will provide annual employment and health reporting during construction and for the first five years of operation. These reports will include information, including any disaggregated data that is voluntarily disclosed to Cedar or its contractors to:
 - The labour force, specifically the number of people working on the Project, where the people are from, and their accommodation (if non-local).
- A copy of the annual reports will be provided to Northern Health and Schedule B Indigenous nations, and Cedar will be available to meet regarding the reports.

RESIDUAL EFFECTS

After considering all relevant proposed Mitigation Measures, the EAO concludes that Cedar LNG would result in the following residual adverse effects to the infrastructure and services VC:

- Changes in infrastructure and services (including health services);
- Change in accommodation availability; and
- Change in transportation infrastructure.

The EAO's characterization of the expected residual effects of Cedar LNG on the infrastructure and services VC is summarized below. The EAO's conclusion on significance reflects the EAO's assessment of the risk of the effects and uncertainty in the assessment, in addition to the other criteria.

Table 29: Summary of Residual Effects to Infrastructure and Services Resources from Cedar LNG

Criteria	Assessment Rating	Rationale
Context	Low	The LAA has a long history with industrial development. Infrastructure and services in the region have been subject to several recent large industrial projects, as these projects ramp down spare capacity is anticipated. Accommodation availability will be less impacted due to the use of existing worker accommodation centres for temporary workers. There is existing capacity for increased use of transportation infrastructure. The region may have some resiliency for potential impacts to infrastructure and services. At the same time, Indigenous nations and Northern Health have expressed concerns that the region is already stressed by existing projects and cumulative effects. Northern Health has indicated health care capacity is particularly strained in the region. The context is rated low as a result.
Direction and Magnitude	Adverse and Low-Moderate	The influx of workers is expected to place additional adverse demand on infrastructure and services in the RAA. The magnitude is moderate (for the peak estimated workforce of 500 workers during construction) and low (for the estimated workforce of 100 workers during operations).
Extent	Regional	The predicted residual effects of Cedar LNG would be greatest in the Kitimat area but are expected to extend throughout the RAA.
Duration	Long-term	The residual effects are predicted to be present for the project life of Cedar LNG, although they will be greatest during construction.
Reversibility	Reversible	The residual effects are reversible in the long-term as the increased demand on infrastructure and services will subside when the Project is complete, and the workforce is no longer required.
Frequency	Continuous	The residual effect would occur continuously; however, greater impacts are expected during Project phases requiring larger non-local workforces (that is, construction).
Affected Populations	Disproportionate	The residual effect may be experienced more acutely by certain sub-populations (including groups of populations such as women, racialized persons, Indigenous Peoples, LGBTQ2+, (dis)abled people).
Risk (likelihood and consequences)	Moderate	The likelihood of Cedar LNG placing increased adverse demand on infrastructure and services is medium to high. The consequence of the increased adverse demand is moderate as non-local workforce required is expected to be small. Therefore, the risk is considered moderate.
Uncertainty	Moderate	The EAO's confidence in this assessment is moderate as concerns on data sufficiency were identified during the EA and

Criteria	Assessment Rating	Rationale
		there are a number of unknown variables that may influence the degree to which Cedar LNG will impose adverse effects to infrastructure and service. For example, uncertainty about the size of the non-local workforce required, the timing of the phases of other large projects in the region and the effectiveness of the Mitigation Measures. However, the maximum number of workers is known with certainty.
Significance		EAO concludes that Cedar LNG would not have significant adverse residual effects on infrastructure and services, in consideration of the moderate nature of effects that would be greatest during construction (4 years), and the proposed provincial conditions and federal Mitigation Measures, which would allow effects to be monitored and adaptively managed.

Note: Criteria and assessment ratings are defined in Appendix 4: Residual Effects Characterization Definitions

CUMULATIVE EFFECTS

An assessment of cumulative effects on infrastructure and services was undertaken because the Project is assessed as having residual effects on infrastructure and services and residual effects could act cumulatively with residual effects of other past, present, or reasonably foreseeable future physical activities. The past and present projects that were considered in the cumulative effects assessment are:

- Coastal GasLink Pipeline;
- LNG Canada Export Terminal;
- LNG Canada Load Interconnection Project (BC Hydro);
- Pacific Northern Gas Pipeline;
- Rio Tinto Aluminum Smelter;
- Rio Tinto Terminal A Extension; and
- Various forestry activities.

Change in Infrastructure and Services

The projects that are most likely to act cumulatively with infrastructure and services are projects for which the labour forces will be in the RAA at the same time as the Cedar LNG labour force. These projects will increase the population of the area and may result in additional demands on infrastructure and services in the RAA. Several current projects are likely to be completed by the time Cedar begins construction, reducing potential effects on infrastructure and services in the LAA. Based on available information, the Project's construction will likely overlap temporally with operation of the LNG Canada Export Terminal, which will require an operation workforce of between 400 and 700. Cedar LNG's contribution to this would be a maximum of 500 workers during the construction phase (approximately four years).

The likelihood of cumulative residual effects occurring is assessed as medium. The assessment is based on the capacity of infrastructure and services, Cedar's Mitigation Measures, Cedar's efforts to hire locally, the likelihood that future projects and physical activities will be required to apply standard mitigation and other management measures, and cumulative demand for infrastructure and services during construction and operation.

Change in Accommodation Availability

The projects and physical activities most likely to act cumulatively with Cedar LNG to affect housing availability are those that may occur at the same time as Cedar LNG and require the presence of a workforce in the RAA. Workers from other projects may place additional demands on housing and temporary accommodations. This may result in displacing local residents and visitors and preventing them from using temporary accommodations. It may also lead to an increase in the cost of housing and rental accommodations and create barriers to accessing rental opportunities or homeownership, particularly for members of those groups already facing such challenges.

As reported in the Terrace Housing Needs Assessment, in a medium to high economic scenario, demand will exceed supply for housing between 2020 and 2030. This has been determined using a conservative approach and considering that the Project could potentially overlap temporally with other large projects in Kitimat, which could lead to an increase in the RAA population of up to 1,900 people during the Project construction phase. In consideration that this would include the LNG Canada operation workforce (peak of 700), this would not exceed capacity of local open lodges, as non-local workers for LNG Canada will stay at the LNG Canada Cedar Lodge. Project contribution to this effect would be moderate, in consideration of the construction workforce (maximum 500).

The likelihood of cumulative residual effects occurring as assessed is low during operation and decommissioning phases, when labour forces are relatively small. The likelihood has been assessed as high during construction as adverse effects on housing availability are likely to occur during construction if the planned projects in the RAA proceed as scheduled. The assessment is based on the capacity of housing in the RAA, Cedar's mitigation and enhancement measures, Cedar's efforts to hire locally, and cumulative demand for housing during construction and operation.

Change in Transportation Infrastructure

Projects and activities associated with future development may act cumulatively with Cedar LNG to affect transportation infrastructure if they overlap temporally. However, projects which result in upgrades to transportation infrastructure in the RAA, such as improvements to airports and roadways, will most likely have positive effects on transportation services and infrastructure, because they would increase their capacity. In addition, local spending as a result of the presence of project workforces may lead to an expansion of municipal tax bases and potential improvements to local roads and other transportation infrastructure.

Other project labour forces may travel on local roads periodically during their time off. However, because the existing work camps used for housing Cedar LNG construction workers will have services available, including catering and opportunities for recreation, Project workers are unlikely to travel into communities within the LAA. Cedar would also provide carpooling services (bus or van) for Project workers between the worker accommodation centers and the Cedar site during construction. These measures will reduce Cedar LNG contributions to cumulative effects on transportation infrastructure (such as traffic congestion). Non-local Project workers may travel to and from the RAA via airplane through the Northwest Regional Airport. Other Project activities including construction traffic and the transport of waste would likely involve the movement of vehicles and equipment on local roadways and this would act cumulatively with the Project to affect traffic and road conditions.

Adverse residual cumulative effects on transportation infrastructure are not expected to result in an exceedance of available capacity, or a substantial decrease in the quality of a service provided, on a persistent and ongoing basis, which cannot be mitigated with current or anticipated programs, policies, or Mitigation Measures. The likelihood of cumulative residual effects occurring is assessed as low to medium. The assessment is based on the capacity of transportation infrastructure in the RAA, Cedar's mitigation and enhancement measures, and cumulative demand for transportation infrastructure during construction and operation.

INTERACTIONS BETWEEN EFFECTS

Under Section 22(1) of IAA, the impact assessment of a designated project must take into account:

- a) the changes to the environment or to health, social or economic conditions and the positive and negative consequences of these changes that are likely to be caused by the carrying out of the designated project, including
 - iii. the result of any interaction between those effects.

The EAO also notes that Section 25(2) of the Act (2018)³⁷ states that every assessment must consider risks and uncertainties associated with effects of the reviewable project, including the results of any interaction between effects. Risks and uncertainties of the effects to infrastructure and services are described above in the Residual Effects section.

The infrastructure and services VC assessment informed the assessment of Cedar LNG effects on other VCs and factors as follows:

- Employment and Economy VC: the labour analysis, and assessment of potential effects on housing affordability, cost of living, and regional economy;

³⁷ While Cedar LNG is assessed under the Act (2002), aspects of the Act (2018) are considered in this assessment, as described in Part A of this Report.

- Land and Resource VC: considered information on outdoor recreation sites and trails; and
- The impact of changes to infrastructure and services on Indigenous Interests is considered in Part C of this Report.

The EAO did not identify any additional effects or interactions that have not been assessed within the above sections.

The EAO notes that the effects of all human VCs, including infrastructure and services and employment and considered in the assessment of Human and Community Well-Being (Section 6.8). This assessment considers linkages within the human realm and considers effects in a holistic manner. In this assessment, the EAO concluded that there would be a moderate (both positive and adverse) magnitude effect on human and community well-being.

CONSIDERATION OF INDIGENOUS KNOWLEDGE

The EAO considered Indigenous Knowledge, where available, in the assessment of infrastructure and services effects.

In the Application, Cedar noted that it incorporated information related to on-reserve infrastructure and services in its assessment but did not receive any associated traditional knowledge or traditional use information for the description of existing conditions.

During the EA, Gitga'at, Gitxaala, Kitselas and Lax Kw'alaams provided comments on the assessment of health and infrastructure effects, including related to proposed Mitigation Measures and characterization of residual and cumulative effects. The information provided is summarized above in section 5.10.35.2.3, as well as being discussed in the nation-specific sections in Part C of this Report. Key ways in which the EAO took these comments into account in the acoustics assessment included:

- In the residual effects characterizations
 - Identifying that the context for infrastructure and services is low (or sensitive) based on information from Indigenous nations (as well as Northern Health) on the stressed state of the current housing availability and health care system;
 - Identifying the potential for disproportionate effects to Indigenous nations from infrastructure and services effects; and
 - Rating the uncertainty as moderate in acknowledgement of the uncertainties regarding the project workforce that will end up being hired locally and the effectiveness of Mitigation Measures, based on the experience with management plans for other projects in the region.
- Recommending a Follow-up Program for infrastructure and services under the IAA;
- Recommending a community feedback process, which would provide a mechanism for Indigenous nations to raise concerns regarding community impacts, as a federal Mitigation Measure and provincial conditions; and

- Recommending provincial conditions requiring Cedar to prepare a HMSP and SEMP during all project phases and to participate in regional cumulative effects initiatives around socioeconomic effects (if created by government).

CONCLUSIONS

The EAO is satisfied that Cedar LNG would not have significant adverse residual or significant cumulative effects on the infrastructure and services VC. This conclusion considers the information and analysis presented in this chapter; the views of the technical Working Group, Indigenous nations, and Cedar; the proposed Mitigation Measures identified in the provincial TOC including, the CEMP (Condition 9), community feedback process (Condition 11), HMSP (Condition 13), and SEMP (Condition 14); and recommended Mitigation Measures and Follow-up Program under the IAA for infrastructure and services (Appendix 1).

5.11 HERITAGE

5.11.1 BACKGROUND

This chapter assesses the potential effects Cedar LNG would have on the heritage VC, including consideration of physical and cultural heritage and archeological, paleontological, or architectural sites or structures, as defined under Sections 2(c)(i) and (iii) of the IAA. The heritage VC includes consideration of impacts to archaeological sites, historical heritage sites and paleontological sites. Heritage was selected as a VC to meet regulatory requirements under the Act (2002), the IAA, and the *Heritage Conservation Act* (HCA), and due to the importance of heritage resources, including archaeological sites, to Indigenous nations, the public and other stakeholders, as well as its sensitivity to physical disturbance. Cedar LNG has the potential to result in the alteration, disturbance, or destruction of heritage resources through tree clearing and ground disturbance activities.

The heritage VC assessment draws on the information presented for the land and resource use VC regarding traditional knowledge and traditional use. Potential effects to cultural heritage (a component of the IAA 2(c)(i) and effects to the health, social or economic conditions of the Indigenous peoples of Canada [IAA 2(d)], are assessed in section 6.9 (Requirements of the IAA) of this Report.

REGULATORY CONTEXT

Heritage resources are regulated by both provincial and federal Acts. In addition to heritage requirements under the Act (2002) and IAA, the legislation and policies that apply to the heritage VC are described below.

Heritage sites are land (included land covered by water) and heritage objects are personal property, that have heritage value to BC, a community or an Indigenous nation. In BC, all heritage sites that pre-date 1846 and heritage wrecks (vessel or aircraft) abandoned for two years, or more are protected by the HCA, whether on provincial Crown or private lands. Heritage resources including burials and rock art sites are protected under the HCA which is under the mandate of the Archaeology Branch of the Ministry of Forests. The Heritage Branch, Ministry of Land, Water and Resource Stewardship is the province's primary body responsible for the conservation of historic places, fossil management and geographical names.

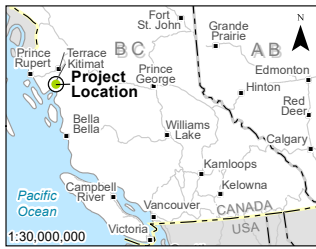
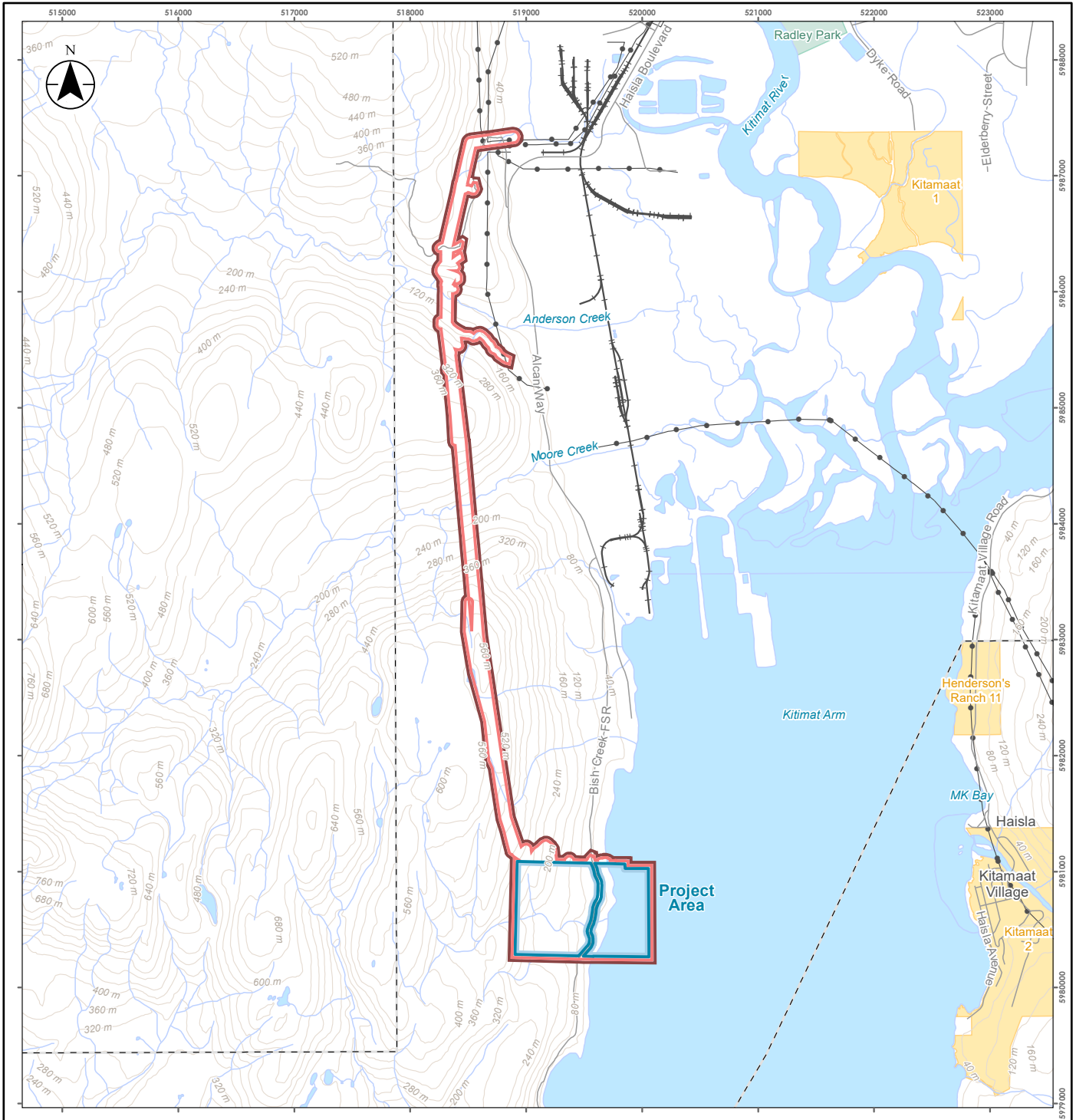
Both the HCA and the *Land Act* are the provincial legislation that governs the management of fossils.

BOUNDARIES

The RAA and LAA for the heritage VC were the same: the area where clearing and/or ground disturbance (including terrestrial, intertidal and subtidal areas) may occur for Cedar LNG, including the Facility Area (approximately 125ha) and the proposed transmission line corridor

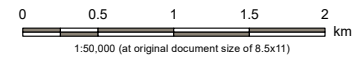
(approximately 32.5 ha). Cedar did not assess impacts to the heritage VC within the Marine Shipping LAA because marine shipping is not anticipated to result in effects to coastal archaeological and heritage sites.

Cedar noted that heritage effects would only occur during the construction phase of Cedar LNG because this is the period when clearing and ground disturbance would occur.



Notes
 1. Coordinate System: NAD 1983 UTM Zone 9N
 2. Data Sources: DataBC, Government of British Columbia; Natural Resources Canada; Canadian Hydrographic Service

- Road
 - +— Railway
 - Transmission Line
 - Topographic Contour
 - Watercourse
 - Waterbody
 - Reserve Land
 - Local Greenspace
 - District of Kitimat
 - - - Municipal Boundary
- Project Area
 - Heritage and Archaeological Resources**
 - Local Assessment Area
 - Regional Assessment Area



Project Location: Kitimat, British Columbia
 Project Number 123221953
 Prepared by WWU on 20211126
 Discipline Review by SZABANI on 20211126
 GIS Review by SFORTAIS on 20211126

Client/Project/Report
 Cedar LNG Partners LP
 Cedar LNG Project

Title
Heritage Local and Regional Assessment Areas

Figure 22: Heritage VC LAA, RAA and Facility Area (Project Area)

5.11.2 POTENTIAL PROJECT EFFECTS AND PROPOSED MITIGATIONS IN THE APPLICATION

This section summarizes the information, methods and conclusions presented by Cedar in the Application, while input from reviewers is summarized in section 5.11.3.

EXISTING CONDITIONS

Cedar conducted baseline studies for heritage resources, which included a desktop review of recorded historic places, desktop paleontological review, desktop review of previous archaeological studies and a field Archaeological Impact Assessment (AIA) of the LAA/RAA to determine existing conditions.

The Regional District of Kitimat-Stikine's community heritage registry was reviewed to identify historic places recorded in the LAA/RAA. No historic places were registered in the LAA/RAA.

The paleontological review included examination of the online data sources administered by the Province to describe baseline paleontological resource conditions for the LAA/RAA and identify areas with high paleontological resource potential. No fossil sites were recorded in the LAA/RAA, with the closest recorded fossil occurrence approximately 5.5 km northeast of the proposed transmission line corridor. The potential for Project-related effects to paleontological resources was determined to be low as the bedrock in the LAA/RAA consists of igneous rock (generally fossils are found only in sedimentary rock).

From the desktop review of the previous AIA fieldwork completed in portions of the LAA/RAA, Cedar noted that one archaeological site had been recorded in the area, consisting of one pre-1846 culturally modified tree (CMT) which had fallen dead and showed heavy degradation. No additional CMTs or exposed archaeological resources were identified during the AIA fieldwork. Three areas were identified as having moderate to high potential for the presence of buried archaeological resources in the LAA/RAA. However, none of these were found to have archaeological remains from the 27 subsurface tests that were completed over the three sites. Further details on the AIA are available in Appendix 7.13A of the Application.

POTENTIAL PROJECT EFFECTS

Cedar identified a potential effect to the heritage VC that could occur during the construction phase that consisted of loss of information about or alteration to the site or context from:

- Site preparation and clearing;
- Construction of land-based infrastructure; and
- Construction of marine-based infrastructure.

Cedar noted that the CMT identified in the LAA/RAA would be avoided or mitigated following all applicable regulatory requirements (under the HCA) and procedures as outlined in the CEMP.

The potential exists for a chance find of heritage resources during construction. Should a chance find occur, the chance find procedure in Cedar's CEMP will be implemented. In addition, a chance find of archaeological materials would require a permit under the HCA and would also be initiated. This would include contacting the Archaeology Branch of the Ministry of Forests. Therefore, any effects on heritage resources as a result of a chance find are expected to be addressed and properly mitigated.

Cedar concluded that, based on these considerations, they did not anticipate residual impacts to the heritage VC during from Cedar LNG.

Physical Heritage and Structures – IAA, 2(C)I AND III

The IAA requires that effects within federal jurisdiction be considered. These include the following effects addressed in the heritage VC:

- 2(c) with respect to the Indigenous peoples of Canada, an impact — occurring in Canada and resulting from any change to the environment — on
 - (i) physical and cultural heritage; and
 - (iii) any structure, site or thing that is of historical, archaeological, paleontological or architectural significance.

Cedar assessed potential effects to physical heritage, including CMTs, archaeological resources, and materials or other physical evidence of human habitation or use.

As described above, one CMT was identified but it would be avoided during construction. Cedar did not identify any site-specific concerns from Indigenous nations related to heritage based on engagement and Indigenous knowledge information and TUS shared with Cedar by Indigenous nations.

Positive Effects

Cedar did not identify any positive effects of the project on the heritage VC.

MITIGATION MEASURES PROPOSED IN THE APPLICATION

Cedar proposed the following Mitigation Measures for heritage resources:

- Where feasible, Cedar will avoid known heritage sites;
- If avoidance of heritage sites is not feasible, Cedar will consult with Haisla, and any mitigation determined through consultation with Haisla will be implemented;
- Having a chance find procedure for heritage resources as part of a CEMP; and
- If avoidance of heritage is not feasible or a chance find site requires alteration or disturbance Cedar will obtain the appropriate alteration permit under the HCA.

In addition, Cedar has integrated certain key design decisions into the project to help reduce the effects on the heritage VC, including:

- Locate natural gas pre-treatment and liquefaction equipment and LNG storage on the floating LNG facility, which reduces the size of the project footprint and limits impacts to archaeological features; and
- Clear span transmission towers across Moore and Anderson creeks, which avoids impacts to archaeological features.

5.11.3 POTENTIAL PROJECT EFFECTS AND PROPOSED MITIGATIONS IDENTIFIED DURING APPLICATION REVIEW

Based on a review of the Application and with feedback from the Working Group and Indigenous nations, the key issue for the assessment of heritage related to effects along the shipping route.

EFFECTS ALONG SHIPPING ROUTE

Gitga'at and Gitxaala requested that the potential effects to heritage along shipping route be assessed. CHN expressed concerns that there were no conditions for the protection, monitoring, or follow-up measures for areas of cultural importance to Haida. Gitxaala noted that shipping wake effects and shipping accidents were not adequately considered with respect to potential effects to heritage sites.

Cedar noted that the heritage assessment focuses on areas where interactions are anticipated. Marine shipping is not anticipated to result in effects to the heritage VC. Results from publicly available wake effects studies prepared for other EAs in BC indicate that wake generated by Cedar LNG shipping traffic would be less severe than wind and current generated waves created naturally during storm events. Intertidal beaches are constantly interacting with rising and lowering tides and related wave action. Based on the previous studies, Cedar LNG shipping traffic is not anticipated to introduce any new wave-induced erosion effects on heritage and archaeological resources along the Marine Shipping Route.

In addition, Cedar completed an additional study on wake during Application Review, which is described in Section 5.9: Marine Use. Cedar noted that this analysis corroborated the information that Cedar has shared with the EAO and Indigenous nations through the EA process, which is that tug-escorted LNG carriers would have minimal potential effects on shoreline erosion (and therefore, also heritage resources). Cedar also has proposed a Follow-up Program for marine use, as described in section 5.9, which would include a review to determine if new wake-related information (on wave characteristics on marine shipping activities) or Mitigation Measures (to reduce wake effects on Indigenous traditional harvesting activities) is available. Cedar would offer to meet with Haisla, Haida, Gitga'at, Gitxaala, Kitselas, Kitsumkalum, Lax Kw'alaams, and Metlakatla to review results, discuss potential effects, and ways to mitigate them along the shipping route.

The EAO recommends this Follow-up Program for marine use as a Mitigation Measure under the IAA, as described below. The EAO also notes that the proposed provincial condition for marine transportation communication procedures and federal Mitigation Measure for a marine transportation management plan, as described in section 5.9, would also provide a means for Indigenous nations to report on concerns related to marine shipping, including wake effects. The EAO was satisfied that this issue was adequately addressed for the purpose of the EA.

5.11.4 THE EAO'S ANALYSIS AND CONCLUSIONS

The EAO evaluated the potential effects of Cedar LNG that could affect heritage or archaeological sites, including consideration of physical heritage and archeological, paleontological or architectural sites or structures, under Sections 2(c)(i) and (iii) of the IAA.

PROPOSED PROVINCIAL CONDITIONS AND FEDERAL MITIGATION MEASURES

Based on mitigations proposed in the Application, issues raised during Application review, the EAO's effects assessment, and the information contained in the Joint Permitting / Regulatory Coordination Plan and the Regulatory Coordination Tracking Table (Appendix 5), the EAO proposes the following provincial conditions.

- CEMP, which includes the requirement for a chance find procedure for heritage resources including fossils (Condition 9).

Heritage resources are protected under the HCA whether on Provincial Crown or private land. Under the HCA Section 12.1(2), sites and objects protected include those that predate AD 1846, burial sites and rock art sites. A permit is required for any subsurface investigation, excavation or alteration of an archaeological site or investigation with the intent to locate such sites. Mitigations for any potentially affected sites identified during construction would be determined in consultation with the appropriate permitting agency³⁸ and subject to receiving these permits.

A chance find procedure for all heritage resources (archaeological sites of all ages, historical heritage sites and paleontological sites) is included as part of the proposed CEMP, which would be developed in consultation with Haisla. This procedure would outline the process for ensuring the preservation and proper management of heritage resources, should any be unexpectedly encountered during project activities.

³⁸ If required for Cedar LNG, permitting under the *Heritage Conservation Act* will be administered by the OGC or the Ministry of Forests' Archaeology Branch (<https://www2.gov.bc.ca/gov/content/industry/natural-resource-use/archaeology/permits>).

The EAO also recommends the following Mitigation Measures under the IAA for heritage:

- Develop and implement a chance find procedure for heritage resources for the construction phase.

In addition, as described in Section 5.9: Marine Use, the EAO also proposes marine communication procedures and a Follow-up Program for marine use under the IAA related to wake effects on traditional marine use activities.

RESIDUAL EFFECTS

After considering the Mitigation Measures proposed in the TOC and the protections under the HCA, the EAO concludes that Cedar LNG would not result in residual adverse effects to the heritage VC, including physical heritage and archeological, paleontological, or architectural sites or structures, as defined under Sections 2(c)(i) and (iii) of the IAA. Potential effects to cultural heritage and effects to the health, social or economic conditions of the Indigenous peoples of Canada are assessed in section 6.9 (Requirements of the IAA) of this Report.

CUMULATIVE EFFECTS ASSESSMENT

Cumulative effects to the heritage VC are not applicable for Cedar LNG as no residual effects were identified.

INTERACTIONS BETWEEN EFFECTS

Under Section 2(d) of the IAA, the effects within federal jurisdiction include:

- d) any occurring in Canada to the health, social or economic conditions of the Indigenous peoples of Canada.

Under Section 22(1) of the IAA, the impact assessment of a designated project must take into account:

- a) the changes to the environment or to health, social or economic conditions and the positive and negative consequences of these changes that are likely to be caused by the carrying out of the designated project, including
 - iii. the result of any interaction between those effects.

The EAO also notes that Section 25 of the Act (2018)³⁹ states that every assessment must consider risks and uncertainties associated with effects of the reviewable project, including the results of any interaction between effects. Risks and uncertainties of the effects are described above in the Residual Effects section.

³⁹ While Cedar LNG is assessed under the Act (2002), aspects of the Act (2018) are considered in this assessment, as described in Part A of this Report.

The heritage VC assessment is linked to the assessment of other VCs and factors as follows:

- The impact of effects to the heritage VC on Indigenous Interests and the current use of lands and resources for traditional purposes is considered in Part C and Section 6.9: Requirements of the IAA of this Report.

The EAO did not identify any additional effects or interactions that have not been assessed within the above sections.

CONSIDERATION OF INDIGENOUS KNOWLEDGE

The EAO considered Indigenous Knowledge, where available, in the assessment of heritage effects.

In the Application, Cedar noted that traditional knowledge and traditional use information was included in its assessment based on input gathered from the Haisla through consultation, and voluntary information sharing. The traditional knowledge provided by Haisla to Cedar through project-specific consultation and Haisla's traditional use study did not identify site-specific issues or concerns.

During the EA, Gitga'at, Gitxaala, and CHN provided comments on the assessment of heritage effects. The information provided is summarized above in section 5.11.3, as well as being discussed in the nation-specific sections in Part C of this Report. As described above, these comments provided by Indigenous nations influenced the EAO's assessment. In particular, the EAO took these comments into account in recommending Mitigation Measures including the provincial condition for marine transportation communication procedures and the federal Mitigation measure for a marine transportation management plan, which would provide a mechanism for Indigenous nations to raise concerns regarding marine shipping and be engaged in discussions regarding vessel speeds. The proposed Follow-up Program for marine use was also recommended in consideration of Indigenous nations concerns raised during the EA.

CONCLUSIONS

The EAO is satisfied that Cedar LNG would not have significant adverse residual or cumulative effects on the heritage VC, including components related to Sections 2(c)(i) and (ii) of the IAA. This conclusion considers the information and analysis presented in this chapter; the views of the technical Working Group, Indigenous nations, and Cedar; and the proposed Mitigation Measures identified in the draft provincial TOC including, Condition 9: CEMP and the recommended Mitigation Measures under the IAA for heritage (Appendix 1).

5.12 HUMAN HEALTH

5.12.1 BACKGROUND

This chapter assesses the potential effects Cedar LNG would have on the human health VC. Human health was selected as a VC due to the importance to Indigenous nations, government agencies, the public and other stakeholders. In this chapter, effects to human health from exposure to chemicals of potential concern (COPC), noise and electromagnetic fields were considered. Effects to the human health VC from exposure to COPCs were evaluated using a Human Health Risk Assessment (HHRA).

Effects to social determinants of health and community well-being, considering impacts beyond COPCs, noise and electromagnetic fields are considered in Section 6.8: Human and Community Well-Being of this Report. Effects to infrastructure including medical services are evaluated in Section 5.10: Infrastructure and Services. Human health effects within federal jurisdiction including effects to the health, social or economic conditions of the Indigenous peoples are discussed in section 6.9 of this Report.

REGULATORY CONTEXT

Relevant federal and provincial statutes, policies, and frameworks, as applicable, were used in Cedar's assessment of the potential effects to human health from Cedar LNG. The provincial and federal guidance considered are:

- *Public Health Act*, which included provisions to address environment health hazards from pollutants;
- Guidance on Human Health Risk Assessment (Northern Health);
- Guidance for Prospective Human Health Risk Assessment (BC HHRA Guidance);
- Guidance for Evaluating Human Health Impacts in Environmental Assessments: Human Health Risk Assessment (Health Canada);
- Guidance for Evaluating Human Health Impacts in Environmental Assessment: Noise (Health Canada); and
- Guidance for Evaluating Human Health Impacts in Environmental Assessment: Air Quality (Health Canada).

BOUNDARIES

The human health spatial boundaries are based on the other VCs which may affect human health (that is, air quality and acoustic VCs). The air quality VC has a 40 km by 40 km boundary centered on Facility Area and a 1.5 km zone on each side of the Marine Shipping Route for the LAA/RAA (see Figure 6 in Section 5.1: Air Quality of this Report). The acoustics VC has an area spanning 3 km in all directions from the Facility Area, proposed transmission line corridor and 1.5 km from the center of the approximately 265 km shipping route for the LAA/RAA (see Figure 8 in Section 5.2: Acoustics of this Report).

Cedar assessed effects to human health during construction, operations, and decommissioning.

5.12.2 POTENTIAL PROJECT EFFECTS AND PROPOSED MITIGATIONS IN THE APPLICATION

This section summarizes the information, methods and conclusions presented by Cedar in the Application, while input from reviewers is summarized in section 5.12.3.

EXISTING CONDITIONS

Cedar sourced baseline data for the human health analysis from the air quality and acoustic VC. Further information on Cedar's analysis is available in section 7.12.5 of the Application.

To determine the potential health effects of Cedar LNG, a HHRA was conducted to evaluate potential risks at receptor locations where people are known to be present in proximity of Cedar LNG. This was done by identifying the COPCs anticipated to be present in the emissions from Cedar LNG, predicting the Cedar LNG-related changes to environmental media (such as, soil, water, country foods, air), which people could be exposed to and estimating and assessing the risk these predicted changes could have on human health. Individual COPCs were selected based on their anticipated presence in the emissions from Cedar LNG and presence of human receptors. Cedar determined that the operable Cedar LNG-related exposure pathway was inhalation of COPCs in the air. In addition, the HHRA considered the human health effects of exposure to noise and from Cedar LNG-related activities from physical activities and physical works and electromagnetic fields (along the transmission line right-of-way). Exposure pathways from soil, sediment, surface water, groundwater and country foods were considered inoperable as they did not have Cedar LNG-related COPCs, and in some cases there was not the presence of human receptors. As such, Cedar did not assess these exposure pathways in the HHRA.

Air quality in Kitimat is influenced by existing industrial activity with exceedances of health thresholds for concentrations of one-hour and annual SO₂ and 24-hour PM_{2.5}. The existing acoustic environment in the LAA/RAA is dominated primarily by nature sounds and sometimes the sounds of marine vessel traffic. In Kitimaat Village, Lach Klan (Kitkatla), Metlakatla Village, and Kitimat, the existing acoustic environment also includes anthropogenic sounds such as rail, marine, air, and vehicular traffic, as well as industrial activities. Both the daytime baseline sound levels and the baseline nighttime sound levels do not exceed the OGC Permissible Sound Level (PSL) at any of the receptor locations. Existing conditions for the air quality and acoustics VCs are described in further detail in sections 5.1 and 5.2 of this Report, respectively.

POTENTIAL PROJECT EFFECTS

Two exposure pathways for potential effects on human health were identified, these being the inhalation of COPCs in the air and noise exposure from project activities and physical works. Cedar LNG was not predicted to have a measurable impact on chemical concentrations in soil,

sediment, surface water, groundwater, and country foods; therefore, these potential pathways were identified as inoperable and not identified as sources of exposure to COPCs. Cedar also determined electromagnetic fields were an inoperable pathway because the extremely low frequency electromagnetic fields produced by the transmission line for Cedar are not hazardous to human health.⁴⁰

Inhalation exposures to COPC in ambient air and exposure to noise during the construction, operations and decommissioning phases of Cedar LNG could contribute to potential changes in human health risk. The change to human health from these pathways is generally a function of the person's proximity to Cedar LNG (air emission and noise dissipate with distance from the source) and the duration of exposure.

AIR QUALITY

During all phases of Cedar LNG, vehicle and equipment exhaust would be produced from fuel combustion and released into the area. The operation of the FLNG facility would produce COPC emissions from flaring. Cedar considered ten air contaminants and determined three should be considered COPCs. The three COPCs identified by Cedar were sulphur dioxide (SO₂), nitrogen dioxide (NO₂) and particulate matter 2.5 micrometres or smaller in diameter (PM_{2.5}). The remaining seven air contaminants that were considered by Cedar included polycyclic aromatic hydrocarbons (PAH), particulate matter 10 micrometres or smaller in diameter (PM₁₀), diesel particulate matter, hydrogen sulfide, volatile organic compounds (VOC) and ozone. However, following Cedar's assessment of each of these seven air contaminants, none were classified as a COPC, and no further assessment was required (Appendix 7-12A: Technical Data Report – Human Health Risk Assessment). With respect to PM₁₀, it was determined that during construction, this air contaminant would result primarily from wind erosion and road dust/soil raised from vehicle motion. However, as PM₁₀ (due to its particle size) generally only disperses in the immediate vicinity and redeposits on the ground, and as the soil piles would be sprayed with water, it was not identified as a COPC in the construction phase. During the operations phase, the vast majority (greater than 99 percent) of the PM₁₀ was actually PM_{2.5}, and therefore, PM₁₀ was not identified as a COPC in operations. The human receptors exposed to COPCs include all people in the air quality LAA/RAA, including people within residential areas, hospitals, schools, daycares or using the land for traditional, recreational, or other activities.

Cedar evaluated the existing and predicted future air quality conditions with Cedar LNG, as described in Section 5.1: Air Quality of this Report.

A total of 29 receptor locations were used to assess the Cedar LNG Facility Area. It was determined that there were existing areas where the one-hour SO₂ and one-hour NO₂ concentrations were already above air quality benchmarks.

⁴⁰ Based on the publication from Health Canada, Power lines and Electrical Products: Extremely Low Frequency Electric and Magnetic Fields.

Three receptor locations were assessed for the Marine Shipping Route. Among them, Hartley Bay represents the worst-case conditions for people along the Marine Shipping Route based on its proximity (approximately 3 km from the shipping route). The other two receptor location, Lach Klan (Kitkatla) and Metlakatla Village, are located approximately 15 km and 30 km from the shipping route, respectively.

Additional information regarding air quality is available in Section 5.1: Air Quality of this Report.

ACOUSTICS

During construction and operation, noise from Cedar LNG vehicles, equipment, LNG carriers and project infrastructure all have the potential to adversely affect the quality of life of nearby residents or land users. These noise levels dissipate with distance and barriers between noise source and human receptors. The human receptors exposed to COPCs include all people in the Acoustic LAA/RAA. This includes Kitmaat Village, people living within 3 km of the shipping route, recreational or temporary land user (such as campers or hikers) and Indigenous land users engaged in traditional use practices (such as harvesting country foods).

Cedar evaluated effects of noise through consideration of annoyance rates and sleep disturbance. Health Canada considers a “quiet rural area” to be an area with a *day-night equivalent sound level* (L_{dn}) of 45 decibels (dBA) or less due to human-made sounds. The assessment of human health from noise effects is based on incremental increase from the existence scenario to the Cedar LNG scenario. Health Canada’s noise guidance uses the percent highly annoyed (%HA) to quantify annoyance due to noise effects for activities with a duration of 12 months or more. The %HA is calculated from the base case (existing noise conditions), construction case and operation case. Health Canada’s recommended maximum increase in %HA (for more than a year) is 6.5 percent. As recreation land users are not present for more than a year this metric is not applicable. From the WHO guidelines, Health Canada recommends sleep disturbance being a maximum indoor sound level of 45 dBA 10 to 15 times per night. Health Canada considers the outdoor-to-indoor transmission loss with windows at least partially open to be 15 dBA, making the maximum outdoor levels 60 dBA (that is, emergency marine horn). Health Canada uses 45 dBA for the continuous outdoor noise threshold (that is, facility operation).

A total of 28 receptor locations were used to assess sleep disturbance for Cedar LNG. During construction these ranged from an increase of 0 to 5.8 %HA and operations showed a range from 0 to 2.9 %HA, all less than the recommended maximum. The maximum %HA in both phases were located at the Half Moon Bay Traditional Use Area. It was determined that sleep disturbance did not apply to the construction phase as most construction activities are planned to occur during the day. The potential sleep disturbance during operations was estimated at five receptor locations with the sound levels ranging from 51.3 to 59.1 dBA from the marine horn, less than the 60 dBA threshold for maximum outdoor noise, and negligible to 34.5 from the facility operation, all less than the 45 dBA threshold for continuous outdoor noise.

Additional information regarding acoustics is available in Section 5.2: Acoustics of this Report.

POSITIVE EFFECTS

Cedar did not identify any positive effects of Cedar LNG on the human health VC.

MITIGATION MEASURES PROPOSED IN THE APPLICATION

Cedar did not provide Mitigation Measures specific to human health because Cedar's concluded that Cedar LNG did not have unacceptable effects to human health. However, Mitigation Measures that address air quality and acoustic are discussed in section 5.1 and 5.2, respectively, and would also mitigate potential effects to human health, including follow-up Programs under the IAA for air quality and acoustics.

5.12.3 POTENTIAL PROJECT EFFECTS AND PROPOSED MITIGATIONS IDENTIFIED DURING APPLICATION REVIEW

Based on a review of the Application and with feedback from the Working Group, Indigenous nations, and the public, the following key issues related to the assessment of human health for Cedar LNG were identified:

- Human health effects from air emissions;
- Baseline information on COPCs;
- Human health effects along Marine Shipping Route;
- Human health effects experienced by workers at worker accommodation location;
- Reliance on LNG Canada information; and
- Use of Health Canada human health risk assessment guidance.

HUMAN HEALTH EFFECTS FROM AIR EMISSIONS

Health Canada, Northern Health and Kitimat Terrace Clean Air Coalition (KTCAC) (via the public comment period on the Application) raised concerns on the potential health effects from air quality emissions, monitoring and follow-up.

Health Canada was of the view that although there is currently inadequate evidence to infer a causal relationship between long term exposures to SO₂ and health effects, it is still important to collect continuous monitoring data for multiple time scales, including annual averages for all project phases in order to provide an overall picture of the SO₂ concentrations in the project area. Health Canada requested SO₂ be included in follow-up monitoring to ensure Cedar has the ability to reduce residual and cumulative effects, as well as keep concentrations as low as possible. Health Canada also commented, since NO₂ and PM_{2.5} are both non-threshold

pollutants⁴¹, further measures should be considered in order to reduce the burden of air pollution on the population.

Health Canada disagreed with the Cedar's use of Canadian Ambient Air Quality Standards (CAAQS) to calculate HQs. Health Canada stated that the CAAQS are most effectively used as a tool for improving air quality, not as a benchmark for assessing the acceptability of risk. Therefore, Health Canada did not support the assumption that exposures that are below the CAAQS would represent a negligible risk to human health. In addition, Health Canada indicated that if the predicted concentration of an air COPC exceeds a CAAQS, even if it is the base case, further discussion should be provided. Northern Health also raised a concern regarding the approach that Cedar took in assessing air quality health impacts for non-threshold pollutants.

Cedar referenced the four SO₂ monitoring stations that are currently present in the Kitimat area, stating that monitoring of baseline conditions and the incremental increase could be completed using these stations. Cedar stated that Cedar LNG will not be a significant source of SO₂ and, noted that, compared to the existing Rio Tinto aluminum smelter, the incremental increase resulting from Cedar LNG is not likely to be measurable or distinguishable. Any applicable permits, approvals or authorizations required will be applied for by Cedar.

In consideration of the concerns raised during the EA, the EAO has considered the residual and cumulative effect of SO₂, NO₂ and PM_{2.5} in its analysis and conclusions below. The EAO notes that if Cedar LNG receives an EAC, it would need to obtain provincial permits, including waste discharge permit for air emissions under the *Environmental Management Act*. This permitting process would be administered by the OGC. As part of this process, the OGC would require detailed project design with updated air quality modeling. An air quality management plan and monitoring program would be expected to be conditions of a permit. The EAO also recommends Mitigation Measures and a Follow-up Program under the IAA for air quality, as described in Section 5.1: Air Quality of this Report. The EAO considers that, the proposed federal measures, in combination with the proposed CEMP (which will include air quality management), the detailed permitting process and expected permitting conditions would adequately address the potential effects to human health via changes in air quality identified during the EA.

Northern Health requested that further information be provided regarding the locations of the areas with the highest existing concentration of COPCs, the likelihood of people visiting these areas or being in the general vicinity, and how Cedar LNG will change these risks/impacts.

Cedar stated that the locations of highest concentrations of one-hour and annual NO₂, one-hour SO₂ and 24-hour and annual PM_{2.5} are predicted to occur in the same location for the base

⁴¹ As per HC Air Quality guidance: non-threshold substance means that health effects may occur at any level of exposure. Health Canada. 2016. Guidance for Evaluating Human Health Impacts in Environmental Assessment: AIR Quality. Available at <https://publications.gc.ca/site/eng/9.802343/publication.html>

case and application case. For the project alone case, the highest concentrations are predicted to occur within the project footprint. This limited contribution demonstrates that, should receptors be present at these locations, the potential human health risk would be as a result of the base case conditions.

KTCAC raised concerns regarding the potential impacts of Cedar LNG on human health. The concerns included: inadequacies associated with relying on ambient concentrations, assessment of non-threshold COPC, and inadequacies in cumulative effects assessment. KTCAC also felt that Cedar's Application Information Requirements lacked sufficient consideration of the effects of air quality on human health.

Cedar explained that Cedar LNG would have negligible emissions further than 1.5 km from Cedar LNG and these would not overlap Rio Tinto (four km) or Kitimat (six km). As there are no residences or living quarters within 1.5 km of Cedar LNG, the incidence of asthma, COPC, and/or premature mortality in Kitimat, Terrace or other communities would remain unchanged from current levels. While Cedar acknowledged there may be existing health concerns related to inhalation exposure of COPCs, Cedar LNG is a negligible contributor. The cumulative effects of Cedar LNG would be localized (within one km of the Facility Area) and have little influence at further distances.

The EAO notes that the cumulative effects of air emissions on human health are considered below, and that permitting and federal conditions described in Section 5.1 and in section 5.12.4 below, would target air quality emissions that could have effects on human health. The EAO notes that the proposed Follow-up Program for air quality would include consideration of health effects and results would be provided to Health Canada, Northern Health, Haisla, Gitga'at, Gitxa'ala, Kitselas, Kitsumkalum, Lax Kw'alaams, and Metlakatla. The EAO recommends that proposed air quality Follow-up Program include SO₂, NO₂ and PM_{2.5}. The EAO is of the view that these issues have been adequately resolved for the purposes of the EA.

BASELINE INFORMATION ON COPCS

Northern Health commented that although Cedar LNG is not expected to contribute COPC concentrations to terrestrial environments, baseline sampling of soil, groundwater, sediment, and surface water at the site is needed to ensure that Cedar LNG does not disturb and mobilize any potential existing contamination that may be present. Given current and former industrial processes in the region, Northern Health understands that regional contamination (such as metals or PAHs) from the deposition of air emissions and other historical industrial process may exist in the area. Baseline information is also needed in case of accidental and unexpected releases of contamination and can serve to protect Cedar's and province's liability in the event of concerns or incidences.

Cedar responded that Cedar LNG is located on a site that has no prior history of industrial activity or development (apart from a log sort). Although deposition of particle-bound non-volatile (metals and heavier molecular weight PAH) and semi-volatile (lower molecular weight

PAH) compounds may have occurred on the site, the site is located 2 to 3 km south of the port of Kitimat, and thus, both deposition and the subsequent accumulation of contaminants in surface soil on the site can reasonably be expected to be minimal. Based on this is reasonable to conclude that construction activities onsite would not be expected to alter the quality of soil on the site. Cedar further noted that accidental releases of contaminants would be addressed at the time of release and would be remediated at the time of the release. However, Cedar agreed to conduct baseline soil sampling to confirm that concentrations are below regulatory standards.

In consideration of the concerns raised by Northern Health, the EAO proposed a condition (Condition 15) requiring Cedar to conduct baseline soil sampling for metals and PAHs prior to starting construction. Results must be compared to appropriate regulatory standards and if exceedances are observed and if there are operable pathways, Cedar must complete a Human Health and Ecological Risk Assessment (HHERA), the results of which will then inform additional sampling, mitigation and/or monitoring measures where needed. With this condition, the EAO considered this issue adequately addressed for the purpose of the EA.

HUMAN HEALTH EFFECTS ALONG MARINE SHIPPING ROUTE

Health Canada noted that the assessment of the health effects from emissions of an LNG carrier passing a community along the Marine Shipping Route focused on acute exposure. While the emissions from vessels associated with Cedar LNG would be intermittent, exposures are expected to be repeated, occurring on a regular basis for several years, and chronic effects should be considered. In addition, the effects of vessels from a number of projects should be considered.

Cedar stated that with up to 50 LNG carrier loads per year, and accounting for incoming and outgoing trips, an LNG carrier would pass along the Marine Shipping Route 100 times per year (approximately 1.9 carriers every week). Exposure at Hartley Bay would only occur when the wind blowing west towards the community of Hartley Bay. As the air quality model predicted NO₂ levels to rise and return to normal within a 40-minute period after an LNG carrier passes, the intermittent but recurring exposure would theoretically be a 40-minute exposure up to 1.9 times per week. Cedar did not believe that this is an appropriate exposure scenario to assess chronic inhalation health risk, given the low exposure and high amount of uncertainty.

Health Canada was satisfied with the level of detail provided in the assessment but noted that the EAO should be aware that the chronic and cumulative human health effects of vessel emissions are an uncertainty in the assessment.

Gitxaala was of the view that the Application did not adequately consider the potential effects of shipping on marine country foods, with specific concern regarding ingestion of seafood being harvested from marine areas which may be affected by COPCs. Gitxaala was of the opinion that Cedar's determination of this being an inoperable pathway was incurred due to the risk of accidents and malfunctions affecting water and sediment quality.

In Cedar's supplemental note on the effects of Cedar LNG on Gitxaala Nation's Indigenous Interests, dated April 20, 2022, Cedar stated that changes to quality of country foods (such as traditional foods) were identified as an effect pathway in the assessment of project interactions conducted in the Application). However, Cedar indicated that Cedar LNG would not contribute COPCs to the marine environment. The HHRA that Cedar completed included review of LNG Canada's HHRA for seafood consumption. Cedar concluded in the HHRA that marine country foods were not an effect pathway. As such, the effect pathway of changes to quality of country foods (including marine) was not carried further in the Application.

Gitxaala found this response to be satisfactory for the purposes of the EA but maintain that accidental releases of COPCs from shipping accidents or malfunctions would be likely to affect marine country foods and should be prioritized in any human health related assessments or monitoring that would be carried out in the event of a shipping accident or malfunction. This issue is discussed further in section 6.1 of this Report.

The EAO has considered Working Group views in its ratings of uncertainty for residual health effects from air emissions along the Marine Shipping Route.

HUMAN HEALTH EFFECTS EXPERIENCED BY WORKERS AT WORKER ACCOMMODATION LOCATIONS

Health Canada raised concerns regarding the HHRA where it is stated that there is no worker camp proposed for Cedar LNG. During Working Group meetings, Cedar stated that workers would reside in existing "open camps" and Cedar committed that "the assessment of human health will include a review of locations with permanent (for example, residential homes, permanent worker camps) and temporary human receptors (such as camp sites or recreational sites)". Health Canada also referenced LNG Canada where information regarding off-duty workers, who do not fall under WorkSafeBC jurisdiction, is considered. Health Canada stated that inclusion of work camps in the HHRA is necessary to include as a human receptor location.

Cedar stated that the "open camps" in Kitimat include the Civeo Sitka Lodge and the Horizon North Crossroads Lodge. These two camps are approximately 8.4 km and 10.4 km from Cedar LNG, respectively. These workers are treated as residents of Kitimat because the camps are located within the town.

The Civeo Sitka Lodge and Horizon North Crossroads Lodge correspond to the approximate location of Receptor #10 (Kitimat General Hospital) and Receptor #4 (St. Anthony's Elementary School), respectively. This means that off-duty workers living at the two camps would have a human health risk comparable to that of Receptors #4 and #10.

Predicted base case and application case concentrations were below the CAAQS for Receptor #4 – PM_{2.5} (24-hour and annual) and NO₂ (1-hour and annual), and Receptor #10 – PM_{2.5} (24-hour and annual) and NO₂ (annual). Although the predicted values are below the CAAQS, these non-threshold, non-carcinogenic contaminants have been further considered in Mitigation Measures and an air quality Follow-up Program. Predicted base case and application case

concentrations were above the CAAQS for Receptor #4 – SO₂ (1-hour), and Receptor #10 – SO₂ (1-hour) and NO₂ (1-hour). However, Cedar concluded the change in concentration between base case and application case represented a negligible increase to health risk.

Inhalation health risk for off-duty workers was described in LNG Canada because the LNG Canada worker camp is immediately adjacent to the construction site. This would result in LNG Canada workers being exposed to high levels of air emissions when on-duty at the construction site, and off-duty remaining exposed when living beside the construction site. A comparable exposure scenario is not applicable to Cedar workers, who will travel more than eight kilometres from Cedar LNG after their work shift is over.

The EAO is of the view that this issue has been adequately addressed for the purposes of the EA. The EAO notes that the permitting conditions, provincial conditions and federal Mitigation Measures described further in section 5.12.4.0 below, which would address air quality emissions would also reduce any potential health effects of receptors at all locations.

RELIANCE ON LNG CANADA INFORMATION

Northern Health raised concerns regarding the sufficiency and appropriateness of Cedar relying on LNG Canada's human health-related data, rather than directly conducting project-specific assessments and collecting project-specific data.

Cedar responded that the Ministry of Health had recommended the respective information from LNG Canada's HHRA be applied to the Cedar LNG human health VC and Cedar LNG's HHRA. Cedar ensured this was part of the Application to the appropriate extent to ensure the information that was utilized was applicable to Cedar LNG. Real-time air quality data was collected from air quality monitoring stations and compared to the LNG Canada air quality modelling data, from which Cedar concluded that the LNG Canada modelling results over-predict the actual air quality conditions. As such, Cedar was of the view that the air quality conditions during construction and operations would be lower than predicted in the Application. Cedar noted that LNG Canada had negligible human health risk conclusions at substantially higher emissions concentrations with closer human receptor residents than Cedar LNG, and their results were used as support for the professional opinion on the scope of the assessment.

The EAO is of the view that this issue has been adequately addressed for the purposes of the EA. This conclusion is supported by Cedar's participating in the Kitimat Airshed Group or successor airshed monitoring programs established by the Province (Condition 16) and the recommended Follow-up Program for air quality, which requires the comparison of air quality monitoring results and residual effects characterization criteria in the Application to data collected from monitoring stations over the first three years of operations.

USE OF HEALTH CANADA HUMAN HEALTH RISK ASSESSMENT GUIDANCE

Northern Health did not agree with Cedar following Health Canada's HHRA guidance rather than the BC HHRA guidance. This provincial guidance provides a standardized approach to assessing the potential human health risks from exposure to environmental contaminants related to proposed projects in BC.

Cedar noted that a draft of the BC HHRA Guidance was only published in April 2021, at which point Cedar was close to completion of Cedar LNG's HHRA. The version 2.0 (final) of the BC HHRA Guidance was published in April 2022, post-completion of Cedar LNG's HHRA and after the Application had been submitted. Cedar stated that both the Health Canada and BC HHRA Guidance were based on the same overall methodology in assessing human health risk (same principles of toxicology and human health risk quantification), and the completion of a federal HHRA was representative for Cedar LNG; therefore, the conclusions of the HHRA are not affected. In addition, Cedar indicated that the requirements of the BC HHRA Guidance are broader than the federal Guidance.

The EAO is of the view that these issues have been adequately resolved for the purposes of the EA. This conclusion is supported by the air quality management measures required as part of the CEMP (Condition 9), Cedar's participation in the Kitimat Airshed Group or successor airshed monitoring programs established by the Province (Condition 16), provision of a soil sampling report (Condition 15) and the federal Mitigation Measures. These are described further in section 5.12.4 below.

5.12.4 THE EAO'S ANALYSIS AND CONCLUSIONS

This section presents the EAO's conclusions on the potential adverse residual effects from Cedar LNG from construction, operations and decommissioning activities to the human health VC.

PROPOSED PROVINCIAL CONDITIONS AND FEDERAL MITIGATION MEASURES

Based on mitigations proposed in the Application, issues raised during Application review, the EAO's effects assessment, and the information contained in the Joint Permitting / Regulatory Coordination Plan and the Regulatory Coordination Tracking Table (Appendix 5), the EAO proposes two provincial conditions directly applicable to human health:

- CEMP, including human health effects, as well as noise and air quality management measures (Condition 9);
- Soil sampling report, including baseline soil sampling for metals and PAHs (Condition 15).
- The EAO also notes that following conditions would also assist to mitigate effects to human health:

- Community feedback process (as described below) to receive, address, and report on community concerns from the Project, including concerns related to noise and air quality (Condition 11);
- Marine transportation communication report (Condition 12); and
- Cedar will be required to join the Kitimat Airshed Group or other successor airshed monitoring programs established by the Province (Condition 16).

As noted in Section 5.1: Air Quality and Section 5.2: Acoustics, if Cedar LNG receives an EAC, it would need to obtain provincial permits, including an air discharge permit under the *Environmental Management Act*. This permitting process would be administered by the OGC. As part of this process, the OGC would include assessment and monitoring conditions related to air quality and noise. The OGC would engage Northern Health in this process.

In addition, the federal Mitigation Measures and Follow-up Programs identified in Section 5.1: Air Quality and Section 5.2: Acoustics related to human health would also apply.

RESIDUAL EFFECTS

After considering the Mitigation Measures and the views of Working Group members, the EAO concludes that the changes to air quality and noise in the Facility Area (Table 30 Table 30) and along the Marine Shipping Route (Table 31 Table 31) would result in residual adverse effects to the human health VC.

Residual human health effects to specific federal topics (for example, health, social or economic conditions of the Indigenous peoples of Canada) are discussed in section 6.9 of this Report.

Table 30: Characterization of Residual Effects for the Human Health VC in the Facility Area

Criteria	Assessment Rating	Rationale
Context	Noise: Moderate COPCs: Low	Existing noise levels are not above OGC and Health Canada Guidelines. However, ambient sound levels in the Kitimaat Village, combined with present projects, make this area sensitive to noise additions. The modelled base case COPCs are above acceptable levels for human health; therefore, the EAO considers air quality in the Kitimat area to have low resiliency or ability to accommodate additional increases in COPCs.
Direction and Magnitude	Noise: Adverse and Low COPCs: Adverse and Moderate	The maximum increase in %HA and sleep disturbance sound level were both less than Health Canada's guidelines. The maximum effects to human health from increase in COPCs were minor but in many cases the modelled base case concentration was already greater than acceptable levels.
Extent	Noise: Local/Regional COPCs: Local	Predicted effects to human health from noise is applicable throughout the LAA/RAA. However, the %HA and sleep disturbance are less than Health Canada guidelines.

Criteria	Assessment Rating	Rationale
		Predicted effects to human health from increase in COPCs are applicable throughout the LAA.
Duration	Long-term	The residual effects on human health from the Facility Area occur throughout all Cedar LNG phases.
Reversibility	Reversible / Irreversible	The residual effects on noise and air quality from the activities at the Facility Area would cease following the end of decommissioning of Cedar LNG. Human health effects from exposures to high levels of COPCs to individuals may be irreversible.
Frequency	Noise: Continuous COPCs: Continuous	Effects of noise from the Facility Area would occur continuously throughout all Cedar LNG phases. The increase in COPCs from the Facility Area would be expected throughout all Cedar LNG phases.
Affected Populations	Disproportionate	The effects of the Facility Area would be more acutely experienced by local residents and Haisla members who are located in closer proximity (such as employment or residence) and frequency (such as permanency of residence or length of employment/shifts). In addition, the residents of the Haisla Recovery Centre/hospital, which is located near the shoreline along the Marine Shipping Route, may be more disproportionately affected by changes to VCs affecting human health.
Risk (likelihood and consequences)	Likelihood: high likelihood of effects due to noise and COPCs during construction and operations. Consequence: moderate consequence based on the low to moderate magnitude extending throughout the RAA. Risk: based on the high likelihood and moderate consequence of residual effects to the acoustic environment, it was determined that there would be a moderate level of risk.	
Uncertainty	Uncertainty is low to moderate. The EAO has a high level of confidence that effects have not been underestimated based on the conservatism applied in the HHRA, and the conservative approach and assumptions applied in the air dispersion and acoustic modelling	
Significance	In consideration of the above analysis and low magnitude of the modelling of effects, and the conditions identified in the TOC and Mitigation Measures, the EAO concludes that the Facility Area would not have significant adverse residual effects on the human health VC.	

Note: Criteria and assessment ratings are defined in Appendix 4: Residual Effects Characterization Definitions.

Table 31: Characterization of Residual Effects for the Human Health VC in the Marine Shipping Route

Criteria	Assessment Rating	Rationale
Context	Noise: Low COPCs: Moderate	<p>While the existing sound levels on the Marine Shipping Route are all within PSL, Indigenous users along the Marine Shipping Route are considered highly sensitive to increases in noise due to the potential for increases in noise to result in a deterioration of experience of cultural, harvesting, and other traditional practices.</p> <p>The Marine Shipping Route is not currently exposed to high levels of COPCs for extended periods of time and the presence of wind increases the rate of dispersion; therefore, the resilience of air quality in the Marine Shipping Route is considered to be high. However, Indigenous users along the Marine Shipping Route are also considered highly sensitive to any change in air quality due to the potential for decreases in air quality to lead to a deterioration in experience of cultural, harvesting, and other traditional practices.</p>
Direction and Magnitude	Noise: Adverse and Low COPCs: Adverse and Moderate	<p>The maximum increase in %HA and sleep disturbance sound level were both less than Health Canada’s guidelines and would be expected to be within baseline conditions (which includes occasional marine traffic including ships, ferries, recreational and other types of vessels). Application noise levels are also less than PSL.</p> <p>Potential human health effects to individuals from exposures to increased levels of COPCs from vessels in transit may be irreversible. However, due to the transient nature of ships, any increases would dissipate quickly.</p>
Extent	Local	<p>Predicted effects to human health from air quality and noise are applicable throughout the marine LAA. However, the emissions would disperse quickly due to prevailing winds and the noise would be infrequent as it would result primarily only from the sounding of the marine horn.</p>
Duration	Long-term	<p>The residual effects on human health from marine shipping occur throughout operations.</p>
Reversibility	Reversible/ Irreversible	<p>For noise, the residual effects of increased shipping noise would cease following the end of operations. Residual effects increased COPCs to air quality would also cease following operations.</p> <p>While health effects from exposures to high levels of COPCs to individuals may be irreversible, these are not predicted to occur as a result of Cedar LNG because for modelled project-related emissions exceedances of thresholds are predicted to be infrequent (short-term) dissipate quickly at any individual receptor location.</p>

Criteria	Assessment Rating	Rationale
Frequency	Noise: Frequent/Regular COPCs: Infrequent	Noise effects from marine shipping would be expected to be experienced by people or communities when vessels pass for a duration of up to 24 hours approximately 100 times a year. Increases in COPCs from marine shipping would be expected with passing ships but only under certain unfavorable weather conditions, which are predicted to occur rarely and short-term, as noted above.
Affected Populations	Disproportionate	The effects along the Marine Shipping Route would be more acutely experienced by local residents along the shipping route and Indigenous nation members who are present within the local extent (such as recreational boating or marine harvesting). Some individuals are more susceptible to COPC exposure due to physiology (for example, newborns, children, pregnant or breastfeeding women and elderly people), health status (for example, immune-compromised persons, persons suffering from heart disease, respiratory conditions or allergies), behaviour (such as amount of time spent outdoors), and lifestyle (for example, smoking, Body Mass Index (BMI) and exercise status).
Risk (likelihood and consequences)	Likelihood: high likelihood of effects to air quality and acoustics during operations. Consequence: minor consequence based on the moderate but infrequent magnitude of effects that are spatially limited to the marine LAA. Risk: based on the likelihood and consequence of residual effects to air quality and acoustics it was determined that there would be a low level of risk.	
Uncertainty	Uncertainty is moderate. While the effects are unlikely to be underestimated based on the screening level dispersion modelling approach and the conservative approach to establishing baseline conditions, the cause-effect relationship between Cedar LNG and the human health VC are not fully understood (including uncertainty in the chronic and cumulative human health effects of vessel emissions).	
Significance	In consideration of the low magnitude of the predicted effects, as well as the proposed provincial condition and federal Mitigation Measures, the EAO concludes that Cedar LNG would not have significant adverse effects on the human health VC.	

Note: Criteria and assessment ratings are defined in Appendix 4: Residual Effects Characterization Definitions.

CUMULATIVE EFFECTS ASSESSMENT

Facility Area

Three past, present, and reasonably foreseeable future projects and activities were considered in the cumulative effects assessment for the human health VC. Those with potential to interact cumulatively with COPC and/or noise effects from the Facility Area include:

- Rio Tinto;
- LNG Canada; and
- Rio Tinto Terminal A Extension.

These projects have already been integrated into the assessment of potential effects to the human health VC. For example, Rio Tinto, LNG Canada and Rio Tinto Terminal A Extension were all considered in the base case for air quality. No reasonably foreseeable future projects within the air quality LAA/RAA were identified that could have overlapping residual effects with the human health VC. The EAO recognizes that Cedar LNG would have a small incremental increase to COPCs that are already above CAAQSs (SO₂ and NO₂) or are non-threshold pollutants (NO₂ and PM_{2.5}); therefore, the EAO predicts that Cedar LNG would have a cumulative effect on health that was expected to be low in magnitude.

For cumulative effects related to noise, four reasonably foreseeable projects have infrastructure within the acoustic LAA/RAA.

- Cedar Feed Gas Connector Pipeline;
- Pacific Northern Gas Project;
- Pacific Trails Pipeline; and
- Westcoast Connector Gas Transmission.

However, the components of these pipelines within the acoustic LAA/RAA do not have the potential to produce noise.

Marine Shipping Route

As previously noted, Cedar LNG would result in an increase of two vessels travelling through the Marine Shipping Route every 7 to 10 days (one vessel travelling to and from the FLNG facility). The increase in COPCs would be short-term and under infrequent weather conditions. The increase in noise would be short-term and infrequent. The EAO concludes that Cedar LNG would not have significant adverse residual cumulative effects on the human health VC from either the FLNG facility or marine shipping.

INTERACTIONS BETWEEN EFFECTS

Under Section 22(1) of the IAA, the impact assessment of a designated project must take into account:

- a) the changes to the environment or to health, social or economic conditions and the positive and negative consequences of these changes that are likely to be caused by the carrying out of the designated project, including
 - iii. the result of any interaction between those effects.

The EAO also notes that Section 25 of the Act (2018)⁴² states that every assessment must consider risks and uncertainties associated with effects of the reviewable project, including the

⁴² While Cedar LNG is assessed under the Act (2002), aspects of the Act (2018) are considered in this assessment, as described in Part A of this Report.

results of any interaction between effects. Risks and uncertainties of the effects to human health are described above in the Residual Effects section.

The human health VC is linked to the assessment of Cedar LNG effects on other VCs and factors as follows:

- Air quality - Air quality modelling results were incorporated into the HHRA to characterize the health risk from air contaminants.
- Acoustic - Acoustic modelling results were assessed to characterize the health effects to people from project-related noise.
- Wildlife - Species of wildlife in the region that are harvested as country foods by Indigenous nations were described in the HHRA TDR (Appendix 7.12A of the Application); however, country foods were not identified as an operable pathway.
- Freshwater Fish - Species of freshwater fish in the region that are harvested as country foods by Indigenous nations were described in the HHRA TDR (Appendix 7.12A of the Application); however, country foods were not identified as an operable pathway.
- Marine Resources - Species of marine animals and fish in the region that are harvested 24 as country foods by Indigenous nations are described in the HHRA TDR (Appendix 7.12A of the Application); however, country foods were not identified as an operable pathway.
- Infrastructure and Services – Increase in pressure on health services was assessed to characterize the effects of increased project-related needs;
- Indigenous Interests - The impact of human health effects on Indigenous Interests and the current use of lands and resources for traditional purposes is considered in Part C and Section 6.9 of this Report, respectively.

The EAO did not identify any additional effects or interactions that have not been assessed within the above sections.

The effects of all biophysical VCs including air quality, wildlife, freshwater fish, and marine resources are considered in the assessment of the effects on biophysical factors that support ecosystem function (section 6.6). The effects of all human VCs including Employment and Economy, Infrastructure and Services and human health, are considered in the assessment of human and community well-being (section 6.8). These assessments consider linkages within each of the biophysical and human realms and consider effects in a holistic manner. The EAO concluded that there would be a low magnitude of effects on biophysical factors that support ecosystem function and a moderate magnitude effect on human and community well-being.

CONSIDERATION OF INDIGENOUS KNOWLEDGE

The EAO considered Indigenous Knowledge, where available, in the assessment of human health effects.

In the Application, Cedar noted that it did not receive traditional knowledge or traditional use information related to human health during its consultation and information sharing activities.

During the EA, Gitga'at, Gitxaala, Kitselas and Metlakatla provided comments on the assessment of human health effects, including related to proposed Mitigation Measures and conclusions. The information provided is summarized above in section 5.2.3, as well as being discussed in the nation-specific sections in Part C of this Report. Key ways in which the EAO took these comments into account in the human health assessment included:

- In the residual effects characterizations:
 - Identifying that the acoustic environment of the Marine Shipping Route is sensitive, based on the potential for increases in noise to result in a deterioration of experience of cultural, harvesting, and other traditional practices of Indigenous nations;
 - Identifying the potential for disproportionate effects to Indigenous nations along the Marine Shipping Route; and
- Recommending Follow-up Programs for air quality and noise under the IAA.

CONCLUSIONS

The EAO is satisfied that Cedar LNG would not have significant adverse residual or significant cumulative effects on the human health VC. This conclusion considers the information and analysis presented in this chapter; the views of the technical Working Group, Indigenous nations, and Cedar; the proposed Mitigation Measures identified in the provincial TOC including, Condition 9: CEMP; and recommended Mitigation Measures and Follow-up Programs under the IAA for air quality and acoustics (Appendix 1).

6 ASSESSMENT OF OTHER MATTERS

6.1 MALFUNCTIONS AND ACCIDENTS

6.1.1 BACKGROUND

During construction, operations and decommissioning of Cedar LNG, unplanned events associated with Cedar LNG activities or processes could arise resulting in potential effects to environmental, economic, social, heritage or health values.

This chapter considers potential malfunctions and accidents, identifies the mechanisms that would be implemented during design and operation to mitigate the impacts of these potential events throughout the life of Cedar LNG, and assesses the potential effects of these events throughout the life of the project.

In the context of Cedar's assessment and this Report, malfunctions are defined as unplanned events resulting from equipment or infrastructure failure. Accidents are defined as unplanned events that result from human error. These are both distinct from effects caused by the Project arising from planned physical works and activities that are predictable and are assessed in Chapter 5 (Valued Components Effects Assessment) and Section 6.4: Greenhouse Gas Emissions. They are also distinct from unplanned events resulting from external stressors in the environment such as weather, seismic and tsunami events that may impact Cedar LNG (see Section 6.3: Potential Changes to the Project that may be caused by the Environment).

Malfunctions and accidents were assessed due to their importance to Indigenous nations and stakeholders, to meet requirements under Section 22(1)(a)(i) of the IAA, and in consideration of the assessment matters in Section 25 of the Act (2018)⁴³.

Cedar LNG considered the scenarios below in the Application as potential malfunctions or accidents that could occur during construction, operations, and decommissioning:

- Loss of containment of LNG from the FLNG Facility;
- Spills of hazardous materials;
- Emergency FLNG shutdown;
- Loss of LNG containment;
- Fire or explosion;
- LNG carrier grounding, collisions, and allisions; and
- FLNG allision.

⁴³ While Cedar LNG is assessed under the Act (2002), aspects of the Act (2018) are considered in this assessment, as described in Part A of this Report.

ASSESSMENT METHODS

Cedar used a project risk matrix to assess effects to VCs which provide definitions of likelihood and consequence; and location specific individual risk (LSIR) to estimate risk to public safety using an approach that predicts individual risk.

Because safety aspects of the facility design, construction and operation are strictly regulated by processes outside of the EA, in its Application Cedar used information prepared for the LNG facility permit process, including the hazards identified in the Hazard Identification study (HAZID) (Risktec 2021a⁴⁴), the potential extent of hazards identified in the Quantitative Risk Assessment (QRA) (Risktec 2021b⁴⁵), and the project risk assessment methodology for categorizing the potential residual (mitigated) risk to public and environment.

The HAZID assesses and categorizes the various risks with a focus on risks associated with potential high consequence events. In addition, the HAZID assesses the relevant measures to mitigate the risks to tolerable levels using an as low as reasonably practicable process. The preliminary QRA was conducted using pre-FEED level information and focuses on location specific individual risk (risk to people outside the fenced Project Area) to support project siting and layout. Risk to workers is assessed in future phases of the Project, managed through the Project's health, safety, security and environment (HSSE) management program, and regulated by WorkSafeBC.

Cedar's Application aligned the risk scoring system for each of the malfunctions with the risk assessment system used to evaluate Cedar LNG from an engineering safety perspective. The ranking system assigns risk based on a risk matrix (see Table 32). The matrix considers prescribed likelihood on the vertical axis and consequence on the horizontal axis to assign a final risk score. The rankings consider the risk of the event with Mitigation Measures in place and *Table 34* demonstrate how the likelihood and consequence ratings combine to provide an overall risk score to indicate priority for risk management options. Risk scores include low, moderate, high, and extreme.

- Low risk is acceptable and additional Mitigation Measures are not required to manage the risk;
- Moderate risk is tolerable with Mitigation Measures in place. The risk should be monitored closely;
- High risk requires ongoing analysis and may require additional mitigation; and
- Extreme risk is not acceptable and additional Mitigation Measures must be assigned to the risk. A re-examination of the risk with additional Mitigation Measures in place is recommended.

⁴⁴ Risktec (Risktec Solutions Canada Limited). 2021a. Cedar LNG Project Hazard Identification (HAZID). Document number 21-PTRAV-02-1, Issue 2. ²⁴ Risktec. 2021b. Cedar LNG Project Preliminary QRA, 1.1

⁴⁵ Risktec. 2021b. Cedar LNG Project Preliminary QRA, 1.1.

Risk scoring is based on standard definitions of likelihood and consequence that can be assigned to each malfunction and/or accident for this section.

Table 32: Risk Matrix

		Consequence				
		-1- Insignificant	-2- Minor	-3- Moderate	-4- Major	-5- Catastrophic
Likelihood	A – Almost Certain	High	High	Extreme	Extreme	Extreme
	B – Likely	Moderate	High	High	Extreme	Extreme
	C – Moderate	Low	Moderate	High	Extreme	Extreme
	D – Unlikely	Low	Low	Moderate	High	Extreme
	E – Rare	Low	Low	Moderate	High	High

Table 33: Likelihood Ratings for Malfunctions and Accidents

Rank	Title	Definition
A	Almost Certain	Incident is very likely to occur on this project, possibly several times
B	Likely	Incident is likely to occur on this project
C	Moderate	Incident has occurred on a similar project
D	Unlikely	Given current practices and procedures, this incident is unlikely to occur on this project
E	Rare	Incident is highly unlikely to occur on this project

Table 34: Consequence Ratings for Malfunctions and Accidents

Rank	Title	Definition
1	Insignificant	No measurable impact. Localized to point source. No recovery required.
2	Minor	Localized within incident area. Recovery within six months of impact.
3	Moderate	Adverse effect within the incident area with possible wider effect. Recovery within two years.
4	Major	Major adverse effect within incident area with possible wider effect. Recovery within five years.
5	Catastrophic	Major regional adverse effect. Recovery longer than five years. Limited prospect of full recovery.

6.1.2 POTENTIAL MALFUNCTIONS AND ACCIDENTS AND PROPOSED MITIGATIONS ASSESSED IN THE APPLICATION

MITIGATION BY PROJECT DESIGN

Project design is a factor in mitigating the effects of malfunctions and accidents. Cedar LNG would be designed in accordance with applicable legal requirements, CSA Z276 (LNG — Production, storage, and handling), and CSA EXP276.2 (design requirements for near-shoreline floating liquefied natural gas facilities). Key Mitigation Measures integrated to design include:

- Process safety system for detection of fire and gas;
- Backup power supply;
- Emergency shutdown systems; and
- Secondary containment systems.

The following sections describe the individual malfunctions and accidents considered and further details on mitigations specific to each one.

LOSS OF CONTAINMENT OF LNG FROM THE FLNG FACILITY

Potential loss of LNG containment in storage tanks within Cedar LNG's double hulled FLNG facility without ignition is considered in this section. During normal operations, LNG would be stored in the LNG Facility prior to transfer to a vessel for shipment.

As LNG is an extremely cold liquid that is much lighter than water, any liquid loss from the sealed and pressurized system would likely spread on the surface of water or land and rapidly or immediately change physical state and vaporize. Cedar LNG would include Mitigation Measures to limit ignition sources. Ignition and associated Mitigation Measures are considered below. A potential LNG release to the water is not expected to result in toxic effects as LNG does not persist in the environment and is non-toxic to marine life. As such, no cleanup actions are anticipated to be necessary due to an LNG spill.

Mitigation Measures

Cedar identified Mitigation Measures in the Application for the project, including mitigation by design to reduce the likelihood and consequence severity if a loss of containment occurs, including the following:

- Implementing a spill protection system including emergency shutdown systems, containment, drainage and spill control systems, and safe dispersion for all credible accidental events.
- Implementing an emergency management program consistent with CSA Z246.2 (Emergency preparedness and response for petroleum and natural gas industry systems) and the requirements of the Emergency Management Regulation under the Oil and Gas Activity Act.
- Implementing a maintenance program for operation that includes regular inspections of its equipment and infrastructure to ensure the facility is maintained in a state of good repair, following the guidance of equipment manufacturers.
- Implementing an HSSE management program ensuring that all staff onsite are trained to ensure safety and appropriate response to incidents throughout construction and operation.

In the Application, Cedar stated that it would refine the 2021 QRA in accordance with the Liquefied Natural Gas Facility Regulation for key activities to support design and preparation of the emergency management program during the permitting phase of the Project. As more detailed design information is incorporated into the QRA, analysis would be undertaken to

identify key plausible scenarios in which an LNG release could occur. Additional Mitigation Measures may be brought forward following the QRA and incorporated into design and construction. Cedar expects this to include the delineation of a safety zone during loading of LNG carriers.

Potential Effects

With the implementation of Mitigation Measures, including a spill protection system and an emergency response program, Cedar was of the view that the likelihood of LNG containment loss, assuming no ignition, would be rare and the consequence of impacts, should a spill occur, would range from insignificant to minor depending on the VC. Cedar noted that if a loss of containment were to occur, it is possible that an interaction between released LNG and Marine Resources, Wildlife, Human Health and GHGs could occur. An LNG release could cause a sudden temperature change to the surface of the water and displace oxygen from near the water surface. Underwater sound transmission from a rapid phase transition could potentially negatively impact some marine mammals and fish near the surface of the water. Risks to wildlife and human health from an LNG release that does not ignite are asphyxiation, exposure to cold temperatures, and exposure to the pressure wave if a rapid phase transition occurs. An accidental release of LNG would also result in a one-time release of methane into the environment that would increase the Project's GHG emissions but would be small in comparison to annual project emissions. Cedar concluded the risk of this accident for all VCs to be low.

SPILLS OF HAZARDOUS MATERIAL

Spills of hazardous material scenarios described in the Application include spills on land and in the marine environment, other than LNG, and may include amine (used to remove carbon dioxide and hydrogen sulphide from the natural gas), ethylene, propane and isopentane refrigerants (used to chill the natural gas), diesel (used in backup generators), natural gas liquids, as well as vehicle fuel and lubricants.

Mitigation Measures

Cedar LNG identified the following measures that would be applied to mitigate the potential for smaller spills:

- Establish designated equipment refueling areas for vehicles and mobile equipment; and
- Develop and implement a spill response plan as part of the CEMP and the operation HSSE program.

Mitigation measures that would be applied to mitigate the potential for larger spills include:

- Implementing a project-specific emergency response plan and emergency response program, which would be developed in accordance with CSA Z246.2 (Emergency preparedness and response for petroleum and natural gas industry systems); and

- Developing and implementing a maintenance program for operation that includes regular inspections of its equipment and infrastructure to ensure the facility is maintained in a state of good repair, following the guidance of equipment manufacturers.

Potential Effects

With the implementation of Mitigation Measures, including designing the project to avoid spills and developing a spill response plan, Cedar considered the likelihood of a spill of hazardous material other than LNG to be rare to unlikely and the consequence, should a spill occur to be insignificant to minor, depending on the VC. VCs potentially affected would include air quality, vegetation resources, wildlife, freshwater fish, land and resource use, infrastructure and services, marine use and human health. Cedar concluded the risk of this accident to VCs would be low to moderate.

EMERGENCY FLNG SHUTDOWN

A malfunction at the FLNG facility could lead to a partial or full shutdown of LNG production. Cedar noted that an unforeseen equipment failure or process upset leading to an emergency shutdown is a credible hazard and was identified during the pre-FEED HAZID as having potential for escalation to a major incident (Risktec 2021a). Cedar also noted that the most likely cause would be an interruption of the BC Hydro power supply to the FLNG facility.

If the facility is shutdown, the inlet natural gas, refrigerant, and/or vaporized LNG would be diverted to the flare tower where it would be combusted. A partial or full emergency shutdown may result in the redirection of one or more of these gasses to the flare system to enable the safe depressurization and disposal of hydrocarbons being processed within the facility. The length of time for flaring is typically linked to the time necessary for pressure in the pipeline to drop to a level that allows the pipeline valves to be closed. Scheduled flaring is often associated with commissioning and maintenance activities. Unscheduled flaring during operation would be predominantly related to short duration events that are triggered and mitigated by the emergency shutdown system.

Cedar noted the potential GHG impact of flaring activities. The application noted an estimate of 4,500 tonnes of CO₂ emissions during maintenance flaring for a single 1.5 million tonne per annum liquefaction train. In a worst-case emergency shutdown event, both trains would be fully depressurized and the maximum GHG emissions would be approximately 9,000 tonnes of CO₂. Cedar stated that this is approximately 3 percent of the annual facility emissions.

Mitigation Measures

Cedar identified Mitigation Measures in the Application that would reduce the likelihood or consequence severity of an emergency FLNG Shutdown, including:

- Implementing an emergency management program for operation consistent with CSA Z246.2 (Emergency preparedness and response for petroleum and natural gas industry)

systems) and the applicable regulations. The emergency management program would outline Cedar's response efforts for emergency shutdown event. Cedar notes that the preventative design measures and regulatory response procedures are expected to work together to protect workers and the environment when flaring;

- Implementing a maintenance program for operation that includes regular inspections and maintenance of its equipment and infrastructure to ensure the facility is maintained in a state of good repair, following the guidance of equipment manufacturers; and
- Implementing an HSSE management program. The HSSE management program would ensure that all staff onsite are trained to ensure safety and appropriate response to incidents during operation.

Potential Effects

With the implementation of Mitigation Measures, including Project design, maintenance and training, Cedar was of the view that an emergency LNG production unit shutdown causing a redirection gas from the FLNG facility to a flare stack was rare, and the consequence of this accident would range from insignificant to minor depending on the VC. VCs potentially affected would include air quality, acoustics, wildlife, human health, and GHGs. Cedar stated that the risk of this accident would be low for all VCs.

FIRE OR EXPLOSION

Natural gas hazards are addressed in this section along with hazards from other flammable, combustible or explosive materials arising from various potential spills. This section excludes events associated with LNG carriers.

In the event that a gas release (natural gas or refrigerant) or a vapour cloud that has evaporated off an LNG release encounters a source of ignition a flash fire, jet fire, or vapour cloud explosion is possible.

For LNG and flammable liquids (diesel, lubricants, and vehicle fuels) a pool fire scenario can also occur. Pool fires arise from the immediate or delayed ignition of a flammable liquid release including the evaporating natural gas associated with a pool of LNG that is on land or water.

The major consequence of all fires is the thermal radiation impacts. For vapour cloud explosions there is also the potential for exposure to damaging overpressure conditions.

Mitigation Measures

In addition to constructing Cedar LNG to applicable codes and standards and including design features to mitigate the risk of fire and loss of LNG containment, Cedar identified Mitigation Measures in the Application that would reduce the likelihood or consequence severity of a fire, including:

- The FLNG facility would have a seawater-based firewater system and use a water curtain when loading LNG carriers.

- Cedar would establish designated equipment refueling areas and develop a spill response plan for then construction phase of the Project. This would be incorporated into the CEMP.
- Implementing an emergency management program for operation in consistent with CSA Z246.2 and the applicable regulations.
- Implementing a maintenance program for operation that includes regular inspections and maintenance of its equipment and infrastructure to ensure the facility is maintained in a state of good repair, following the guidance of equipment manufacturers.
- Implementing an HSSE management program. The HSSE management program would ensure that all staff onsite are trained to ensure safety and appropriate response to incidents during operation.

Potential Effects

With the implementation of Mitigation Measures, including Project design, a firewater system and an emergency response plan, Cedar concluded the likelihood was rare that a flammable product could be released from the FLNG facility due to a malfunction or accident and that the consequence on VCs of such an incident would be low. VCs potentially affected would include air quality, vegetation resources, wildlife, freshwater fish, land and resource use, infrastructure and services, employment and economy, marine use, and human health. This low consequence rating was in part due to the relatively remote location of the Facility Area and absence of important habitats (such as salt marshes or old growth forest), recreational areas, or infrastructure in the immediate vicinity. Cedar concluded the risk of this accident to all VCs would be low.

LNG CARRIER GROUNDING, COLLISIONS, AND ALLISIONS

Grounding could occur if the LNG carrier encounters shallow water, loses power, loses control of steering, or is subject to extreme environmental conditions that cause it to drift into the shoreline. LNG carrier collision occurs when an LNG carrier makes unplanned contact with another vessel or vice versa during transportation. FLNG allision is addressed separately below.

LNG carrier grounding, collisions or allisions are all events that could cause damage to the hull of the ship, and potentially lead to a release of hazardous material, including diesel fuel, bunker fuel, or LNG and therefore are addressed together.

Cedar's assessment indicated that in most shipping incidents it is unlikely that a grounding, collision or allision would lead to a release or containment loss due to the double-hulled design of LNG carriers. LNG is stored in insulated membrane tanks within the hold. The combined three walls between the LNG and the environment makes the carriers less prone to accidental spills. Cedar noted that if an impact occurs with sufficient force, it is possible that a breach through both ship hulls could lead to a release of hazardous material into the environment. LNG cargo is contained in multiple membrane tanks within the hold that are often divided by bulkheads, which in the event of an incident reduce the portion the cargo could be spilled.

The severity of impacts of a grounding event, a collision or allision would depend on whether the event resulted in a release of hazardous material (LNG, diesel, or bunker fuel) and how much is released, the location and duration of the event, the speed at which emergency resources can respond to the event, and the oceanographic conditions at the time of the grounding.

If a release of bunker fuel occurred, it would remain in the environment as an oil slick on the surface of the water and could contaminate the surrounding waters and shoreline. Cedar noted that containment efforts are only moderately effective at mitigating adverse impacts of a bunker fuel release, and a bunker fuel release could take considerable time to naturally degrade. This means that the consequence would be higher than diesel, but the likelihood of occurrence would be reduced due to Mitigation Measures.

Mitigation measures

Cedar identified the following Mitigation Measures in the Application related to LNG Carrier grounding, collisions, and allisions:

- The *Pilotage Act* and Pacific Pilotage Regulations establish compulsory pilotage requirements for non-pleasure craft vessels over 350 gross tonnes transiting British Columbia waters.
- The *Canada Shipping Act, 2001* establishes a legislated framework that regulates Canada's marine safety system and protects the marine environment from negative impacts from shipping. This includes navigational safety aids to prevent groundings (for example: buoys, lights, radar reflectors), collision-prevention devices (such as compasses, radar or emergency steering), hull construction standards for strength and stability, fire detection and extinguishing system requirements, and construction standards and inspection protocols for vessels carrying pollutants.
- LNG carriers would follow existing shipping routes to and from the facility.
- LNG carriers would be operated in compliance with the *Canada Shipping Act, 2001*.
- LNG carriers would be piloted by BC Coast Pilots from the Triple Island Pilot Boarding Station to the terminal and back.
- LNG carriers would be escorted by tugs between the Triple Island Pilot Boarding Station and Kitimat—it is expected that the LNG carriers would be tethered to one or more tugs at key points in the transit for greater safety.
- Cedar would develop a marine transportation management plan that would include:
 - Use of the CCG's Marine Communication and Traffic System to provide notice of planned arrival time at the Triple Island Pilot Boarding Station;
 - LNG carrier shipping schedule notification processes for Indigenous nations with traditional territories overlapping the shipping route;
 - Methods to establish a safety zone around the marine terminal during operation;
 - Methods for regular communication on operation activities with marine users; including recreational users, commercial tourism operators, fishers, TC, and other relevant stakeholders; and
 - Use of tugs to assist with berthing and deberthing/departure.

- Cedar would engage with Western Canada Marine Response Corporation to establish the process for LNG carriers visiting the Project to establish appropriate arrangements for spill response in the event of a grounding, collision or allision that results in the release of diesel or bunker fuel.
- During Application Review, Cedar also proposed an additional Mitigation Measure under the IAA to report out any marine shipping malfunctions and accidents, which is described further below in section 6.1.40.

Potential Effects

With the implementation of Mitigation Measures, including piloted LNG carriers, tug assistance, careful planning, monitoring, incorporation of internationally accepted design and construction standards for LNG carriers, and implementation of spill response measures, Cedar concluded that the likelihood of an LNG carrier grounding, collision or allision event would be rare, and the consequence of this accident, should it occur would range from insignificant to major depending on the VC. VCs potentially affected would include air quality, marine resources, wildlife, marine use, infrastructure and services and human health. Cedar noted that, if the incident resulted in a spill of bunker fuel, it could affect the ability to safely harvest shellfish in the vicinity of the incident with recovery taking up to five years, as a result the risk of this accident to VCs would range from low to high.

FLNG ALLISIONS

As the FLNG facility would be a permanently moored structure in Douglas Channel, it is possible that an LNG carrier, tug, pleasure craft or other vessel may have an allision with it. These events are similar but distinct from LNG carrier allision due to different equipment and facilities associated with the FLNG facility.

Mitigation Measures

Cedar identified the following Mitigation Measures in the Application related to FLNG allisions:

- LNG carriers would operate in compliance with the Canada Shipping Act, 2001. LNG carriers would be piloted by BC Coast Pilots and would be assisted by tugs when berthing and deberthing.
- Cedar would develop a marine transportation management plan that would include:
 - Methods to establish a safety zone around the marine terminal during operation, including berthing and departure of LNG carriers;
 - Methods for regular communication on operation activities with marine users, including recreational users, commercial tourism operators, fishers, TC, and other relevant stakeholders; and
 - Use of tugs to assist with berthing and deberthing/departure.
- Implementing an emergency management program for operation in consistent with CSA Z246.2 and applicable legal requirements. The emergency management program would establish response protocols in the event of the release of hazardous substances from an allision.

- Cedar would engage with Western Canada Marine Response Corporation (WCMRC) to establish appropriate arrangements for spill response in the event of an allision that results in the release of a hazardous substance.

Potential Effects

With the implementation of Mitigation Measures, including Project design and an emergency response program, Cedar concluded that the likelihood of allision with the FLNG facility would be rare, that the consequences would range from insignificant to minor depending on the VC impacted. VCs potentially affected would include air quality, wildlife, marine resources, marine use, infrastructure and services and human health. Cedar noted that the risk to VCs would be low with the exception of wildlife, which is rated as moderate due to the presence of species at risk in the area.

6.1.3 POTENTIAL PROJECT EFFECTS AND PROPOSED MITIGATIONS IDENTIFIED DURING APPLICATION REVIEW

Based on a review of the Application and with feedback from the Working Group, Indigenous nations and the public, the following key issues related to the assessment of Malfunctions and Accidents for Cedar LNG were identified:

- FLNG Emergency response and health services capacity;
- Marine shipping malfunction or accident – mitigation and emergency response;
- Health assessments following a malfunction or accident; and
- Marine shipping malfunction or accident – environmental, health and cultural effects.

FLNG EMERGENCY RESPONSE AND HEALTH SERVICES CAPACITY

Gitga'at, Northern Health, and the CCG raised questions relating to health service and emergency services capacity in relation to malfunctions and accidents at the project site, including the FLNG Facility. Northern Health noted the need for inclusive consultation when developing applicable plans and programs, including the HSSE, CEMP and Emergency Response Plan. Northern Health viewed the potential impacts of workers from malfunctions on accidents on local health services and emergency health service as outside of the scope of the WorkSafeBC framework and requested that this be managed through the EA. Northern Health stated that the emergency response planning needs to include table-top exercises that include Northern Health and Health Emergency Management British Columbia and should consider information regarding the types and quantity of emergency health services that may be required for staff impacted by accidents or malfunctions.

In response to these comments Cedar noted it would be required to prepare an emergency response program in accordance with CSA Z246.2 (Emergency preparedness and response for petroleum and natural gas industry systems) and the Emergency Management Regulation

under the *Oil and Gas Activities Act*. The preparing of the program and plan would include engagement with emergency services providers, including Northern Health.

Cedar noted that it assessed the potential effects of normal construction, operation, and decommissioning activities on local health services and emergency health services in the assessment of the infrastructure and services VC and the implications of a malfunction or accident on people other than workers in the malfunctions or accidents assessments. For each incident with the potential to interact with infrastructure and services, the likelihood was rated rare (that is, highly unlikely to occur over the 40-year life of the Project) and the consequence was rated insignificant (that is, no measurable impact; localized to point source; no recovery required). In consideration of the rare likelihood of a malfunction or accident occurring and the insignificant consequence on infrastructure and services, Cedar rated the risks to local and regional health/ambulance services as low.

Cedar committed to developing a CEMP that outlines the environmental protection measures to be implemented during construction, which would include a spill response plan. Cedar also noted that it was initiating engagement with the organizations that may be involved in emergency response for the Project (for example: Kitimat Fire Department, Kitimat RCMP, Regional District, Kitimat-Stikine Emergency Response, Thornhill Fire Department). These engagements would continue as project development progresses, including during development of the Project's CEMP and Spill Response Plan.

The EAO notes that if Cedar LNG receives an EAC and federal IAA approval, it would need to obtain provincial permits. This permitting process would be administered by the OGC. As noted above, Cedar would be required to prepare an emergency management program consistent with CSA Z246.2 (emergency preparedness and response for petroleum and natural gas industry systems) and the requirements of the Emergency Management Regulation under the *Oil and Gas Activity Act* as part of this process. The development of an Emergency Response Plan would be expected to include spill response and management processes. A site-specific plan would be required before the introduction of any process fluids, including refrigerant gases. Northern Health would be engaged during emergency management planning on the development of Cedar LNG's emergency response plan.

The EAO also recommends a condition (9) requiring Cedar to develop a CEMP, including spill response measures to be developed in consultation with OGC, Northern Health, LWRS, ECCC, CCG, TC, Haisla, Gitga'at, Gitxaala, Kitselas, Kitsumkalum, Lax Kw'alaams, and Metlakatla. The EAO also recommends Mitigation Measures under the IAA for malfunctions and accidents, as described in section 6.1.4 below, which includes the requirement that Cedar implement programs during construction and operation that address site safety and response to unplanned incidents. With these recommendations, the EAO considered the issue to be adequately addressed for the purpose of the EA.

MARINE SHIPPING MALFUNCTION OR ACCIDENT - MITIGATION AND EMERGENCY RESPONSE

Risk to Navigation and Mitigation

Concerns were raised on the risk to navigation by the CCG and CHN.

The CCG noted concerns on how the risk to navigation is assessed in the Application including the characterization of risk associated with berthing and maneuvering of LNG carriers in Kitimat. The CCG stated that it believed Cedar should provide a detailed review of the risk of collision with non-LNG vessels, such as tugs and barges as well as additional information on the collision of an LNG carrier with fuel barge or another vessel, and that it believes that the risk, and the associated mitigation approach should be more thoroughly examined. In addition, TC requested additional information on Cedar's use of the TERMPOL reports to inform the Application, including if and how they were used to identify proposed Mitigation Measures and if a gap analysis was performed.

In response, Cedar stated it would work with the BC Coast Pilots to identify the required studies; these studies would be expected to include bridge simulations that will model the berthing and deberthing as part of the detailed design process which will help reduce the risk of collision at or near the FLNG. The modelling work would be used to refine the FLNG orientation and establish the physical conditions when berthing and deberthing can occur safely. Cedar noted the legislative framework and proposed mitigations identified for the Project, which include consideration of TERMPOLs previously completed, meeting all requirements of the *Canada Shipping Act, 2001* and its regulations, use of escort tugs, using BC Coast Pilots, providing notice of planned LNG carrier arrival time at the Triple Island Pilot Boarding Station, and the proposed marine transportation management plan. Cedar noted the existing TERMPOLs by Kitimat LNG, Northern Gateway, and LNG Canada and that it understands from engagement with TC there is a robust understanding of shipping safety along the shipping route and another TERMPOL was not needed between the Triple Island Pilot Boarding Station and Kitimat. Cedar believes the available information is sufficient for the EA stage of the Project. Cedar stated that it would engage with TC and the BC Coast Pilots to identify any supplemental studies required in advance of Project operation (such as berthing studies)

Cedar also provided a supplementary memo regarding accidents and malfunctions that provided additional information on LNG carriers and related accidents and malfunction, northern B.C. marine traffic density and large vessel anchorages, and shipping incidents in B.C.

Cedar committed to sharing a report with the Agency, Haisla, Gitga'at, Gitxaala, Kitselas, Kitsumkalum, Lax Kw'alaams, and Metlakatla in the event that a marine shipping malfunction or accident with the potential to result in an environmental effect (such as collision, grounding or spill) occurs. The report would include a description of the incident, a summary of

environmental information collected (if any), and Mitigation Measures to prevent future occurrences (if applicable).

CHN noted that the analysis of malfunctions and accidents had not considered the expected increase in congestion through Dixon entrance resulting from the new IMO speed and fuel rules and new projects. CHN also noted that Cedar's analysis in the Application and supplementary memos did not consider consequence of Government of Canada recorded shipping malfunctions and accidents even though Cedar's risk framework required the assessment of consequence. CHN also noted that near "miss records" were not considered, which would help to pinpoint areas where additional measures may be considered. Finally, CHN noted the focus on the LNG carriers was misleading and CHN recommended incorporating information from Clear Seas, which offers more useful categorizations of ship types with comparable risk profiles.

Cedar has also submitted an application to TC to join the Proactive Vessel Management project, and if the recommendations from this project are implemented, should Cedar LNG proceed, Cedar would work with the BC Coast Pilots and TC to implement Mitigation Measures for the LNG carriers visiting Cedar LNG.

In consideration of the concerns raised, the EAO recommends a Mitigation Measure under the IAA requiring Cedar to submit a report describing the accident, outcome and potential changes to Mitigation Measures, in the event of a marine shipping accident or malfunction, as described in section 6.1.4.10 below. The EAO also recommends a Mitigation Measures requiring Cedar to develop a marine transportation management plan in consultation with Indigenous nations, which includes the recommendation that Cedar work with the Pacific Pilotage Authority and BC Coast Pilots to determine guidance on safe vessel speed for LNG carriers visiting Cedar LNG facilities. In acknowledgement of the importance of considering the wider regional context and cumulative effects of marine shipping, the EAO also recommends a provincial condition (16) and a federal Mitigation Measure requiring Cedar to participate in relevant federal multi-stakeholder initiatives related to effects of marine shipping in the region. In combination with the existing regulatory framework, the EAO considered these Mitigation Measures to be adequate to address the issues identified during the EA.

Spill Response

Gitxaala, Kitselas and Metlakatla, CCG and TC raised concerns about lack of details on Cedar's response to a spill resulting from a marine shipping malfunction or accident. Gitxaala, Kitselas and Metlakatla stated concerns regarding the potential impacts of bunker fuel releases, noting that a release of bunker fuel as compared to diesel would have greater consequence and that both have the same mitigations listed in the Application. They stated that additional mitigation, in the form of a detailed spill response plan based on shoreline sensitivity mapping and detailed pre-Shoreline Clean-up and Assessment Technique (SCAT) studies along the shipping route should be developed prior to commencement of operations. In addition, ECCC recommended that Cedar provide a detailed discussion on possible shoreline contamination from spills of

hazardous materials including shoreline clean-up and noted its (SCAT) [manual](#) may be a useful reference. Gitxaala, Kitselas, Metlakatla, TC and the CCG requested that Cedar engage with WCMRC during the EA to obtain further details on what would happen in the event of a spill. The public also raised concerns on the federal spill response regime and bunkering (refueling) of vessels.

Kitsumkalum is of the view that the north coast of B.C. is not ready to deal with accidents, spills and ships sinking. Long distances for response, extreme weather events, inadequate marine equipment and lack of proximity of that equipment, and constricted inlets and shipping routes add to the difficulties in responding to shipping incidents. Kitsumkalum requested the federal government address outstanding issues, which they identified as: the need for a clear mandate and direction to ensure that impacts associated with the care and control of vessels, their cargo for line of sight to compliance, enforcement and accommodation when an incident occurs are identified, assessed and appropriately addressed, as well as an assessment and gaps analysis of the emergency response capacity on the north coast of B.C.

Cedar provided a supplementary memo regarding shipping spill response and Mitigation Measures.

Cedar noted that it does not anticipate the need to bunker the LNG carriers visiting the Project. It is expected that the carriers will have sufficient fuel on-board for their return trip to-and-from the Cedar LNG site.

Cedar noted that regulation and management of shipping activities in Canadian waters is the responsibility of the Government of Canada and that a robust management regime exists under the *Canada Shipping Act, 2001* and its regulations including the Response Organizations Regulation, Oil Handling Facilities Regulations and Environmental Response Regulations, as well as the *Pilotage Act*. Cedar stated that all LNG carriers visiting the Project would be subject to both Acts, which includes having agreements in place for spill response. As part of its emergency response program required under the *Oil and Gas Activities Act* Cedar would initiate a first response to spills from the FLNG facility itself and from an LNG carrier at berth.

Cedar also described that there would be a clean up program led by WCMRC. WCMRC is the TC-certified marine spill response organization established under the Response Organizations Regulation and Oil Handling Facilities Regulation. Its mandate is to be prepared to respond to marine oil spills along all the BC coastline, and to mitigate the impacts if spills occur. Under the regulations, vessels conducting business in Canadian marine waters off B.C. are required to have an arrangement, for which they pay fees, with WCMRC. They are also required to have a shipboard oil pollution prevention plan and oil pollution emergency plan. Cedar noted that it understands that WCMRC is developing protection strategies to identify where spill response equipment should be located to reduce risk to environmentally and culturally sensitive areas.

CCG expressed the view that the memo did not adequately represent CCG's mandate, authority and role within the Canadian Oil Spill Regime. CCG pointed to the documents: [Canadian Coast](#)

[Guard Marine Spills Contingency Plan – Western Region](#) and North Coast Integrated Response Plan for Marine Pollution Incidents (which outlines Coast Guard’s plan), as accurately defining the scope and framework within which CCG will operate to ensure a response to marine pollution incidents. CCG noted its mandate to respond to ship sourced pollution incidents and that the ship owner is responsible for damages incurred from that spill, but, CCG, ECCC, TC, ENV and the coastal communities impacted by such spills work to resolve those spills together as partners. CCG noted that proponents have a responsibility in this as well and need to ensure appropriate notice is provided that a vessel is leaving their facility, that there are robust plans for any occurrence that takes place in their facility, and that they are working with all response partners, including CCG, in order to flesh out processes and plans between jurisdictional authorities. Cedar agreed to work with the CCG during development of the emergency response program to establish roles, responsibilities, and communication processes for responses to incidences that may occur at the facility during operations.

TC noted that WCMRC is only certified by TC as a responder to oil/petroleum and they are not mandated to respond to LNG pollution incidents. Canada is signatory to the International Convention on Oil Pollution Preparedness, Response and Co-operation (OPRC) Convention, which provides a framework for dealing with pollution incidents, including oil pollution, either nationally or in co-operation with other countries. Canada is working on the development of a Hazardous & Noxious Substances (HNS) framework, that would be part of the overall Canadian marine pollution preparedness and response regime, in order to ratify the OPRC-HNS Protocol (Protocol on Preparedness, Response and Co-operation to Pollution Incidents by Hazardous and Noxious Substances, 2000) which is an extension of the OPRC Convention. This HNS framework could bring similar measures into effect for LNG that exist for oil pollution. Cedar has also noted that LNG does not pose the same risks to the marine environment as oil spills because it would evaporate quickly without adversely impacting water quality or marine life. At the suggestion of Gitxaala, Cedar agreed to conduct safe shipping workshops for Indigenous communities at their request.

The EAO recommends the Mitigation Measures under the IAA for malfunctions and accidents, as described in section 6.1.4 below. The EAO also notes that there is an existing marine shipping and spill response regulatory framework, in place regarding marine shipping spills. Further, the EAO notes that there are a number of other initiatives that also address spill response and planned changes to the regulatory framework, as described in section 3.1 of Part A. The EAO considered this issue to be adequately addressed for the purpose of the EA. The EAO acknowledges the request of Kitsumkalum for additional federal government response regarding marine shipping malfunctions and accidents and expects that a response would be provided separately from this Report.

[Engagement with Indigenous Nations on Response](#)

Gitxaala, Lax Kw'alaams, Metlakatla, and CHN expressed the view that Indigenous nations should be involved in spill response planning.

Lax Kw'alaams noted that the Application did not identify plans to engage with Indigenous nations in the development of a spill response plan. The Application only identifies that mitigation for LNG carrier grounding, collision or allision will include establishment of spill response arrangements with WCMRC. As Indigenous nations are sometimes the first to arrive on the scene of an accident or malfunction, they can play a crucial role in disaster response, as such Lax Kw'alaams requested that Cedar identify plans to engage with Indigenous nations to establish a spill response plan. Lax Kw'alaams also requested information on how the risk associated with LNG carrier grounding, collision or allision would be analyzed on an ongoing basis, or whether Cedar had considered additional mitigations such as working with Indigenous nations to develop measures to mitigate perceived risk and ongoing avoidance of harvestable marine resources in the event of a bunker fuel spill.

Gitxaala and Metlakatla also noted they remained concerned about the consequences of grounding, collision or allisions and that mitigations would be strengthened if they included requirements for Indigenous nations' participation in actual response activities and the provision of equipment, training, and resources to participate in planning response activities in their territories. CHN noted that any plans related to marine accidents prevention and/or response must address Haida waters and be co-developed with CHN. The EAO has considered the views of Indigenous nations in its analysis of residual adverse effects and notes that further discussion of effects to Indigenous nations from marine shipping is contained in Part C.

In response, Cedar acknowledged the concerns and agreed that the potential for a malfunction or accident that results in a spill is risk that must be mitigated to the greatest extent possible. Cedar affirmed that the implications of a spill on marine resources, marine use, and exercise of Indigenous rights are all extremely important, but noted that the legislative regime and legal instruments for preventing a LNG carrier grounding, collision or allision are well defined and solely within the jurisdiction of the Government of Canada. Cedar further noted that it does not have responsibility for development of shipping-related spill response plans or other agreements subject to requirements of the *Canada Shipping Act, 2001* and its regulations. These plans are required to be developed by the owners of the LNG carriers, WCMRC, and TC. However, Cedar noted it would participate, as relevant, in the development of shipping-related spill plans or other agreements subject to requirements of the *Canada Shipping Act, 2001* and facilitate the involvement of Haisla, Gitga'at, Gitxaala, Kitselas, Kitsumkalum, Lax Kw'alaams, Metlakatla, Haida and CCG in the development of these plans, where appropriate. The EAO recommends this as a federal Mitigation Measure, as described in section 6.1.4.1 below.

The EAO notes that that, in addition to the regulatory framework surrounding spill response, there are a number of non-regulatory initiatives that also address spill response and planning in collaboration with Indigenous nations, as described in section 3.1 of Part A. The EAO considered this issue to be adequately addressed for the purpose of the EA.

Marine Liability

Kitsumkalum and Gitxaala noted concerns that it was unclear who is liable following a marine accident because Cedar will not own and operate its own ships. A member of the public also requested an EAC condition regarding insurance.

Cedar confirmed that it will carry insurance that meets or exceeds statutory requirements. During operations, Cedar anticipates that it would hold both property and liability insurance for onshore and offshore facilities. Cedar also noted that LNG carriers will be required to carry insurance in accordance with applicable Canadian and International law.

TC has confirmed that Canada has a comprehensive liability and compensation regime covering different types of marine risks involving ships, including oil pollution, the release of hazardous and noxious substances (HNS), and collisions and wreck removal, which includes lost cargo containers. The liability regime for spills and wrecks is found in the *Marine Liability Act* (MLA) and the *Wrecked, Abandoned and Hazardous Vessels Act* (WAHVA).

Shipowners are strictly liable for damage caused by oils and pollutants. This means that claimants do not need to prove fault or negligence to receive compensation. Most claims for oil spill compensation in Canada are settled outside of court. Claimants can settle directly with a shipowner or their insurer, or, for oil pollution damage, make a claim to the Canadian Ship-source Oil Pollution Fund.

Specific to oil pollution, polluters are financially responsible for oil pollution damage caused by any type of oil from any type of vessel, even if the pollution is accidental. Shipowners are liable (responsible), up to a limit based on the size of their ship, for eligible claims of loss or damage, whether the pollution was caused by oil carried as cargo or used in the operation of the ship.⁴⁶ Owners of seagoing vessels over 1,000 gross tonnage are required to have insurance to cover their liability for oil pollution damage caused by the oil they use as fuel or in the operations of the vessel. Tanker owners are required to have insurance if they carry more than 2,000 tonnes of persistent oil in bulk as cargo. If the costs of a persistent oil spill caused by an oil tanker were more than the tanker owner's limit of liability, additional compensation could be paid by the International Oil Pollution Compensation Funds (IOPC Funds).

Furthermore, claimants can make a claim directly to Canada's Ship-source Oil Pollution Fund, which provides compensation for oil pollution caused by any type of oil from any type of vessel, even when the source of the spill is not known. There is no limit to the amount of compensation available from the Ship-source Oil Pollution Fund for eligible claims.

⁴⁶ Eligible claims include: pollution prevention measures; clean-up costs; property damage; fisheries losses; subsistence losses; tourism losses; and environmental remediation. For more information on compensation visit: <https://tc.canada.ca/en/marinetransportation/marine-safety/marine-liability-compensation-oil-spills>

If an Indigenous group or person cannot access the resources they need for food, social and ceremonial purposes because of the ship-source oil pollution, they may submit a claim for compensation to the Ship-source Oil Pollution Fund. For example, if a fishery is closed because of a ship-source oil spill, Indigenous groups with Communal Fishing Licenses can claim for costs of getting fish for food, social or ceremonial purposes. This would include:

- Buying fish from an outside supplier; or
- Additional costs of arranging access and fishing at another location.

In some cases, the Ship-source Oil Pollution Fund can provide compensation ahead of losses that have not occurred, but will most certainly occur. For example, if someone usually fishes for themselves or their family, but cannot safely fish because of a ship-source spill, they may submit a claim to the Ship-source Oil Pollution Fund for future losses.

Submitting a claim to the Ship-source Oil Pollution Fund does not require commencing legal action. The Ship-source Oil Pollution Fund provides easy-to-use manuals and claims forms to assist in the claims process.

Beyond oil pollution, the MLA also makes shipowners strictly liable for losses or damage associated with measures taken to repair, remedy, minimize or prevent pollution damage from a vessel due to a pollutant, including hazardous and noxious substances. The shipowner is liable for losses and damages up to a certain amount based on the size of their ship.

In 2018, Canada ratified the *2010 International Convention on Liability and Compensation for Damage in Connection with the Carriage of Hazardous and Noxious Substances by Sea* (HNS Convention). It is not yet in force internationally. When it enters into force, it will complement Canada's existing liability regime for pollutants. It covers loss of life and personal injury. The owner of a containership would be held strictly liable for losses or damage caused by hazardous and noxious substances carried on their ship as cargo up to an amount based on the size of their vessel. The owner is also required to have insurance or other financial security. A ship with a gross tonnage of 150,000 carrying hazardous and noxious substances could strictly be liable up to a limit of approximately \$200 million. In addition, the HNS Convention will create an international Hazardous and Noxious Substances Fund, financed by industries that receive hazardous and noxious substances by sea. A total of approximately \$440 million in compensation would be available from the shipowner and the Fund in the case of an incident. Eligible claims will include:

- Loss of life or personal injury;
- Incident response and clean-up;
- Loss of damage to property outside of the ship;
- Economic losses to the fishing and tourism sectors;
- Costs of preventive measures; and
- Costs of reasonable environmental reinstatement.

In 2019, Canada became party to the *Nairobi International Convention of the Removal of Wrecks* (Wreck Removal Convention), which is implemented through the WAHVA. This Convention ensures that the owners of all vessels operating in Canadian waters or Canada's Exclusive Economic Zone are strictly liable for the costs of locating, marking and removing hazardous wrecks that affect navigation of Canada's environment. This includes containers lost overboard, regardless of whether the vessel itself has become a wreck. Vessels of 300 gross tonnage or more are required to maintain insurance or other financial security to cover part of their liabilities. The amount of insurance a vessel needs depends on its size, as set out under the MLA. However, there is no limit of liability for the raising, removal, destruction or rendering harmless of a ship that is sunk, wrecked, stranded or abandoned, including anything that is or has been on board that ship.

Regarding potential damage to property via collision, TC confirmed that vessel owners may be liable for damage to property as the result of a collision through a civil claim in the courts. The liability of a vessel owner would depend on the circumstances under which the damage occurred and whether a vessel is deemed to be at fault. The MLA sets out the vessel owner's limits of liability.

While understanding that insurance is required, Kitsumkalum had outstanding concerns regarding coverage of impacts to Indigenous nations, legal fees and costs that Indigenous nations would incur to prove impacts, and the long-lasting impacts that would go along with a major disaster, including loss of use. Kitsumkalum emphasized that the overall problem is not one that money alone can fix or clean up. The EAO notes that this view of Kitsumkalum is also reflected in section 13 of this Report.

The EAO is of view that the federal government is best placed to regulate marine liability. Understanding that federal review of the *Marine Liability Act* is ongoing and is considering non-economic losses, the EAO considers this issue adequately addressed for the purpose of the Cedar LNG EA.

HEALTH ASSESSMENTS FOLLOWING A MALFUNCTION OR ACCIDENT

Northern Health, Kitselas, Gitxaala and CHN expressed interest in understanding how health effects following a malfunction or accident would be managed.

Northern Health noted the value of a human health risk assessment or health impact assessment following an accident or malfunction, which may be required to inform Northern Health in making appropriate public health advisories and actions (for example: food consumption advisories and recreational water use restrictions); as well as understand the types of health services that would be required for impacted workers and the public. Northern Health also noted the importance of knowing which types of malfunctions or accidents will trigger a Health Impact Assessment (HIA) or Human Health Risk Assessment (HHRA), and who will be responsible for ensuring that such assessments take place. Northern Health's view was that typically this information is generally not captured under OGC's mandate/regulations but

can be ordered under the *Public Health Act* if required – and requested that provisions to require such information be included as a condition in the EAC. CHN noted that baseline data needs to be in place prior to an accident occurring. Kitselas noted that it and other Tsimshian Nations are highly dependent on marine harvesting for food, social, and ceremonial purposes. If a fishing closure is deemed necessary it must be based on evidence, such as that produced through a human health and ecological risk assessment.

Regarding the FLNG Facility, Cedar noted that it would implement the emergency response program developed in accordance with the Emergency Response Regulation under the *Oil and Gas Activities Act* and applicable standards.

Regarding potential spills on the Marine Shipping Route, the EAO is of the view that that the federal government is best positioned to have lead responsibility to ensure adequate preparedness, in collaboration with provincial government agencies, Indigenous nations, local government and the private sector to spills from marine shipping. CCG has noted that it is the lead agency incident commander for all marine pollution incidents that fall within its mandate and will work with the polluter (if known, willing and able) and stakeholders (from federal and provincial agencies, Indigenous communities, and municipalities) in a single or unified command setting for the successful resolution of the incident. On the west coast, it is CCG's Marine Spills Contingency Plan – Western Region that defines the scope and framework within which CCG will operate to ensure a response to marine pollution incidents. Generally, CCG actively oversees and works closely with industry to manage clean-up operations, and when necessary, direct or rapidly undertake the operation. Thus, when a spill occurs, the CCG will rely on its regional marine spill contingency plan, apply the Incident Command System (ICS) as its common and standard incident response methodology, and work with the polluter (if known, willing and able) as well as Indigenous communities and governments, local authorities, and relevant federal and provincial agencies to ensure an appropriate response. At this time, CCG has no capacity or capability to directly respond to an LNG incident; this responsibility falls to the polluter. However, CCG would support evacuation and consequence management. Canadian legislation firmly entrenches the polluter's responsibility to pay for clean-up efforts and pollution damage from ships, including response costs incurred by CCG. The EAO also notes that the clean-up program would be led by the WCMRC.

Spills originating from the marine environment and reaching the shore are managed, in part, by CCG, DFO and ECCC as well as ENV. Where there is a potential health risk in provincial jurisdiction, ENV would engage with the local and First Nations health authorities, as appropriate. Under the *Public Health Act*, health agencies have the ability to direct human and ecological risk assessment requirements if contamination reaches provincial lands, impacts hospitals or health resources, makes people ill, or presents a health hazard under the *Public Health Act*.

In addition, ECCC also operates the National Environmental Emergencies Centre (NEEC, which operates 24/7 to respond to environmental emergencies. NEEC's primary service is to work

with other federal and provincial agencies, as well as with Indigenous communities and Indigenous nations, to provide this provide timely, consolidated scientific and technical advice to spill responders. ECCC plays a scientific support role to the lead government (federal or provincial) agency that has oversight of the spill cleanup. During a pollution emergency, the NEEC coordinates subject matter and technical scientific information to agencies leading the response to an emergency, such as maps to show resources that may be impacted or at risk.

A human health and ecological risk assessment or fishing closure may be recommended/required by the environmental agencies. It is only implemented in unique circumstances; the goal is to achieve consensus on a safe and environmentally sound clean-up that precludes the need for a risk assessment or closure. ECCC and ENV would direct a human and ecological risk assessment. If a closure is deemed necessary, DFO is the agency responsible for establishing the fishing closure.

The responsible party is responsible for covering the cost of the human and ecological risk assessment, if required. Each spill is managed according to site specific conditions and treatment targets (endpoints) determined by the Environment Unit that operates within Incident Command System of any given incident.

ENV follows up with the responsible party to ensure that they are taking the appropriate actions to restore the environment.

Health Canada and the Public Health Agency of Canada are collectively referred to as the federal Health Portfolio (HP). The role of the HP during a chemical emergency, including a spill from marine shipping or pipelines, is to provide support when requested from a Provincial/Territorial health authority or a federal government department (such as ECCC), to help manage environmental public health consequences.

The HP's support provided is consistent with its areas of mandated responsibilities and includes:

- Scientific advice (such as a review of human health risk assessments that may be required for consequence management);
- Surge capacity for analytical laboratory analysis; and
- Medical countermeasures, supplies and personnel.

Provincially, the local health authority, First Nations Health Authority, B.C. Centre for Disease Control and Office of the Provincial Health Officer work together to make decisions.

Regarding potential spills at the FLNG facility, the EAO is of the view that OGC has the regulatory tools necessary to ensure that appropriate response including assessment and management of risks to human health is undertaken.

The EAO is of the view that there are adequate provisions in place to ensure the health effects of a spill are considered and addressed, including though the use of a human health and

ecological risk assessment, if required. The EAO does not recommend any specific conditions on this topic and considers this issue to be addressed for the purposes of the EA.

MARINE SHIPPING MALFUNCTION OR ACCIDENT – ENVIRONMENTAL, HEALTH AND CULTURAL EFFECTS

Reversibility of an Oil Spill Event

Kitselas, Kitsumkalum, Metlakatla, Gitga'at and Gitxaala noted concerns regarding Cedar's characterization of an oil spill as a moderate risk event and reversible within two to five years. Lax Kw'alaams noted that perceived risk and avoidance behaviors may persist beyond five years. Lax Kw'alaams also requested that Cedar identify any evidence of Indigenous avoidance of harvesting areas associated with marine accidents and spills, such as the sinking of the Queen of the North at Gil Island in Wright Sound and the NES Steward Tug at Athlone Island in Seaforth Channel.

In response, Cedar stated that the timelines for recovery from a spill were derived from several sources including: the chemical and physical characteristics of natural gas, marine diesel and bunker fuel; various National Oceanic and Atmospheric Administration publications, various scientific and consulting reports, and evidence submitted to the Review Panel for the Northern Gateway Project. Cedar recognized that there may be different opinions on the ranking of risk and consequences. For the marine use assessment, Cedar rated the risk as rare and the consequence as major, resulting in a high-risk score. This acknowledged the anticipated avoidance of the area by marine users while remedial work may be ongoing.

With respect to evidence of Indigenous avoidance of harvesting areas associated with marine accidents and spills, Cedar stated that it only has the information shared by the Indigenous nations participating in the Cedar LNG EA. Cedar noted that it was aware of Indigenous concerns regarding effects of a spill on marine use and Indigenous rights to harvest, and that many of these concerns were realized with the sinking of the Queen of the North and the Nathan E Stewart (tugboat).

Lax Kw'alaams reiterated its comment that perceived risk and avoidance behaviors following accidental release of bunker fuel may persist beyond the five years estimated by Cedar. However, Lax Kw'alaams acknowledged that consideration of a longer period of avoidance would not change the risk ranking, which was already estimated to be high. The EAO notes that it has recommended Mitigation Measures under the IAA for malfunctions and accidents, as described in section 6.1.40 below and is aware there are a number of non-regulatory initiatives that also address spill response and planning in collaboration with Indigenous nations, as described in section 3.1 of Part A. The EAO is of the view that this issue has been discussed and is adequately resolved for the purposes of the EA. The EAO notes the concern of Kitselas, Kitsumkalum, Lax Kw'alaams, Metlakatla, Gitga'at and Gitxaala regarding shipping accidents

and notes that the effect of potential malfunctions and accidents on Indigenous Interests is discussed further in part C of this Report.

Effects on Marine Resources and Wildlife

Kitselas, Metlakatla, and Gitxaala noted that hull breaches resulting from carrier groundings, collisions, or allisions could lead to a release of hazardous materials which would have the potential to have direct contact effects on intertidal and nearshore subtidal species and habitats, with potential domino effects on marine use. They requested that Cedar assess the potential impacts to habitat resulting from grounding as these may have effects that must be carried into other sections of the assessment. Lax Kw'alaams also noted that release of contaminants from vessels can reach shores and affect birds and species such as mink and otter and requested that Cedar identify interactions between LNG carrier grounding, collision or allision that results in a release of marine diesel or bunker fuel and terrestrial wildlife and estimate the associated risk.

In response, Cedar noted that the assessment process was intended to help identify appropriate Mitigation Measures to prevent an LNG carrier grounding, collision, or allision. Cedar noted that the identified Mitigation Measures were generally applicable to all VCs and had a high level of confidence in the identified Mitigation Measures. Cedar agreed that spills of marine diesel or bunker fuel could affect terrestrial wildlife that use shoreline and nearshore marine areas and noted that the risk for an LNG carrier grounding, collision or allision on terrestrial wildlife that use shoreline areas would be consistent with the risk to marine birds (such as oiling and toxicological effect).

The EAO notes the concern of Kitselas, Metlakatla, Lax Kw'alaams and Gitxaala regarding the potential effects of a malfunction or accident on wildlife and marine resources. The EAO has considered the potential for these effects to impact Indigenous Interests and use further in Part C of this Report. The EAO considered the assessment of the effect of a malfunction or accident on marine resources and wildlife adequate for the purpose of the EA.

Cultural, Social and Harvesting Effects

Health Canada, Northern Health, Kitsumkalum, Lax Kw'alaams, Gitga'at, Gitxaala, CHN, and CCG had questions and concerns in relation to the potential consequences of malfunctions and accidents, including bunker fuel spills, in relation to cultural or social effects, including potential and perceived impacts to marine traditional foods (including formal or informal harvesting closures) and culturally sensitive areas.

Additional impacts from large vessel movements along the marine shipping route attributable to the Project may prevent or reduce Haida access to fishing or shoreline harvesting sites, which would disproportionately affect Haida citizens who heavily rely on the marine environment and its resources for food and for other purposes (such as ceremonial purposes, cultural, social, economic, spiritual, trade). If access to harvesting sites or the quality and quantity of resources

available is diminished, Haida citizens' physical and mental health and well-being, culture, sense of identity, and governance systems may be impacted.

In response, Cedar noted that it considered the concerns raised by, and information shared by, Indigenous nations and that although not specifically identified, the proposed Mitigation Measures are applicable to potential effects on culturally sensitive areas, cultural practices, and heritage values. Cedar noted that if an LNG carrier grounding, collision or allision were to result in a release of marine diesel or bunker fuel, there could be impacts of concern for marine resources and wildlife as well as interference with the use of the area and associated resources by Indigenous nations.

Cedar noted that the consideration of effects to marine use and harvesting from a bunker fuel spill caused by an LNG carrier grounding, collision or allision took into consideration Mitigation Measures that would be applied in response to an incident. As described above, Cedar noted that vessels must have shipboard oil pollution emergency plans and a contract with WCMRC for spill response.

Following the emergency response phase of the clean-up, there would be ongoing work to remediate impacted areas to target endpoints (often CCME guidelines). If there were residual risks to human health after completing the remediation, responsible authorities could establish a local harvesting ban to reduce exposure to contaminants of concerns from harvesting and consuming fish and shellfish from this area. While this process would mitigate the risk to human health, the Application acknowledges that consequence and residual risk for marine use would be major and high, respectively.

The EAO recommends Mitigation Measures under the IAA for malfunctions and accidents, as described in Osection 6.1.4 below.

The EAO notes that it has considered the views of Working Group members on the VCs affected in its ratings and conclusions in O0section and considers this issue to have been adequately addressed for the purpose of the EA. The EAO notes issues related to cultural, social and harvesting effects of malfunctions and accidents are further discussed in Part C.

6.1.4 THE EAO'S ANALYSIS AND CONCLUSION

PROPOSED PROVINCIAL CONDITIONS AND FEDERAL KEY MITIGATION MEASURES

Based on mitigations proposed in the Application, issues raised during Application review, the EAO's effects assessment, and the information contained in the Joint Permitting / Regulatory Coordination Plan, the EAO proposes the following provincial conditions related to malfunctions and accidents in addition to the provincial permitting processes and other regulatory requirements in place:

- CEMP (condition 9), including spill response measures; and

- Marine transportation communication report, as proposed in Section 5.9: Marine Use (condition 12).

The EAO notes that Cedar LNG must be designed in accordance with the Liquefied Natural Gas Facility Regulation (LNG Facility Regulation) (*Oil and Gas Activities Act*), and BC Building Code and District of Kitimat bylaws. Cedar must also prepare an emergency management program following the Emergency Management Regulation (*Oil and Gas Activities Act*), and under the LNG Facility Regulation must implement a Security Management Plan, and display signage at the facility including emergency notification information. Based on the safety studies submitted to the OGC, a decision maker may require the establishment of a marine safety zone. The EAO is of the view that there is a well-established provincial permitting process and regulatory regime that covers emergency management and detailed engineering design reviews and requirements for the FLNG Facility.

The EAO notes that marine shipping is a federally regulated activity and navigation, communication and safety, and emergency response are regulated and controlled by TC, CCG, and the Pacific Pilotage Authority. See Part A of this Report for further details on the Marine Regulatory Framework. The EAO is of the view that the existing federal regulation of marine shipping in combination with the proposed provincial conditions and federal Mitigation Measures would address the potential effects of a marine shipping malfunction or accident identified during the EA.

The EAO recommends the following Mitigation Measures under IAA:

- Marine transportation management plan, and a community feedback process, as recommended in Section 5.9: Marine Use;
- Implement a maintenance program for operations that includes regular inspections and maintenance of the FLNG equipment and infrastructure to ensure the facility is maintained in a state of good repair, following the guidance of equipment manufacturers;
- Implement programs during construction and operation that address site safety and response to unplanned incidents;
- Implement an emergency management program for operations consistent with CSA Z246.2;
- Work with the CCG during development of its operations phase emergency response program to establish roles, responsibilities and communication processes for responses to incidences that may occur at the facility (operations); Participate, as relevant, in the development of shipping-related spill response plans or other agreements subject to requirements of the *Canada Shipping Act*, 2001 plans and facilitate the involvement of Haisla, Gitga'at, Gitxa'ala, Haida, Kitselas, Kitsumkalum, Lax Kw'alaams and Metlakatla in the development of these shipping-related spill response plans, where appropriate; and
- Share information with Haisla, Gitga'at, Gitxa'ala, Kitselas, Kitsumkalum, Lax Kw'alaams, Metlakatla, Haida and CCG, on any Cedar LNG carrier incident that results in a release of cargo or fuel to the environment. The report will include a description of the incident,

identification of the government agencies that are engaged in a response to the malfunction or accident, a summary of environmental information collected (if available), and Mitigation Measures adopted and implemented to prevent future occurrences (if applicable).

The EAO also notes that the proposed Mitigation Measures for marine use (section 5.9) are also relevant to malfunctions and accidents.

RATINGS AND CONCLUSIONS

The EAO considered the views of Cedar and the Working Group in its rating of the likelihood, consequence, risk, and VCs potentially affected for each potential malfunction and accident, as summarized in Table 35. Reflecting the likelihood range of Rare to Rare to Unlikely for the identified malfunctions or accidents, the EAO notes that potential effects to VCs are similarly unlikely from potential malfunctions and accidents. The EAO notes that the effect of potential malfunctions and accidents on Indigenous Interests is discussed further in part C of this Report.

Table 35: Summary of Potential Malfunctions or Accidents, Potentially Affected VCs, Likelihood, Consequence and Risk

Malfunction or Accident	Potentially Affected VCs	Likelihood	Consequence	Risk
Loss of containment of LNG from the FLNG Facility	Air Quality, Wildlife, Marine Resources, Marine Use, Human Health, GHGs	Rare	Insignificant to Minor	Low
Spills of Hazardous Materials	Air Quality, Vegetation Resources, Wildlife, Freshwater Fish, Marine Resources, Land and Resources, Marine Use, Infrastructure and Services, Human Health	Rare to Unlikely	Insignificant to Moderate	Low to Moderate
Emergency FLNG Shutdown	Air Quality, Acoustic, Wildlife, Human Health, GHGs	Rare	Insignificant to Minor	Low
Fire or Explosion	Air Quality, Acoustic, Vegetation Resources, Wildlife, Marine Resources, Land and Resources, Marine Use, Human Health, GHGs	Rare	Insignificant to Minor	Low
LNG Carrier Grounding, Collisions, and Allisions	Air Quality, Wildlife, Marine Resources, Marine Use, Infrastructure and Services, Human Health, Heritage	Rare	Insignificant to Major	Low to High
FLNG Allision	Air Quality, wildlife, Marine Resources, Marine Use, Infrastructure and Services, Human Health	Rare to Unlikely	Minor to Moderate	Low to Moderate

The EAO understands that public safety risk from activities at the Cedar LNG site would be discussed further following additional design, analysis, and review of potential mitigations during the OGC permitting process (should an EAC and federal IAA approval be issued).

The EAO appreciates that there is a high level of public, government and Indigenous concern regarding risks associated with LNG activities, particularly regarding shipping. While the consequences for the marine environment of an oil spill used to fuel LNG carriers could be major, the EAO notes that the likelihood of such an event is rare. The EAO also notes that there is a well-established federal regulatory regime that covers shipping, pilotage, and spill response that is applicable to Cedar LNG and related shipping. The EAO has also proposed additional measures to address regulatory gaps and concerns heard from Indigenous nations and Working Group members during the EA. These relate to response planning, engagement with Indigenous nations, Northern Health, and local government and follow-up studies and reporting.

The EAO is satisfied that the potential accidents and malfunctions associated with Cedar LNG have been adequately identified, assessed, and mitigated for this EA.

6.2 CONSISTENCY WITH LAND USE PLANS

6.2.1 BACKGROUND

Section 25 of the Act (2018)⁴⁷ states that every assessment must consider how the Project is consistent with any land-use plans for the government or an Indigenous nation if the plan is relevant to the assessment. This chapter considers regional, municipal, and Indigenous land use plans in relation to Cedar LNG, including the following plans:

- Kalum Land and Resource Management Plan;
- Kalum Sustainable Resource Management Plan;
- Pacific North Coast Integrated Management Area;
- Marine Plan Partnership for the North Pacific Coast;
- Kitimat Official Community Plan;
- South West Kitimat Area Plan;
- Haisla Comprehensive Community Marine Use Plan;
- Haisla Nation Community Plan;
- Gitga'at Land Use Plan;
- Gitxaala Marine Use Plan and Land Use Plan;
- Kitselas First Nation Land Use Plan;
- Kitsumkalum Marine Use Plan;
- Strategic Land and Resource Use Plan for Metlakatla Territory, Metlakatla Land Use Plan, and Metlakatla Marine Use Plan; and
- Lax Kw'alaams Band Land and Natural Resource Management Plan.

Cedar LNG would include the on-site project area and off-site facilities. The on-site facility portion would be located on land and water lot owned in fee simple by Haisla Enterprises, an affiliate of Haisla Nation. Cedar LNG requires a water lot tenure for the submerged Crown land to encompass the area required for the FLNG facility, mooring LNG carriers and to safely operate Cedar LNG. The transmission line corridor crosses a mixture of private property and provincial Crown land.

6.2.2 LAND USE PLANS

The following section describes land use plans and the degree to which the Project is consistent, based on information provided by Cedar and Indigenous nations.

⁴⁷ While Cedar LNG is assessed under the Act (2002), aspects of the Act (2018) are considered in this assessment, as described in Part A of this Report.

KALUM LAND RESOURCE MANAGEMENT PLAN AND SUSTAINABLE RESOURCE MANAGEMENT PLAN

In British Columbia, regional Land and Resource Management Plans (LRMPs) provide guidelines and strategies for the management of public land and resources within their respective planning areas. Regional LRMPs are the responsibility of the Ministry of Land, Water and Resource Stewardship.

Cedar LNG falls within the Kalum LRMP. The Kalum LRMP describes general resource management directives to accommodate a mix of resource development (including recreation, tourism, trapping, guiding, timber, and mineral extraction), and resource conservation (including biodiversity, wildlife habitat, rare or endangered species, visual quality and community watersheds) uses and values. The general management directives of the Kalum LRMP include the management of visual resources, with the objective to ensure a level of visual quality that meets the expectations of the community yet is consistent with the principles of integrated resource management. It strives to maintain visual quality and other tourism resources to a high standard in areas important to tourism. Use of appropriate landscape design is advocated for industrial development and harvest opening, to maintain aesthetic values and address visual effects.

The Kalum Land and Resource Management Plan provides direction for the Kalum Timber Supply Area, Tree Farm Licence 41- Skeena Cellulose, and Tree Farm Licence 41- Skeena Sawmills as well as Crown lands within the communities of Terrace, Kitimat, Kitimaat Village and other surrounding rural communities. The plan has three main categories providing direction on General Resource Management, Resource Management Zone, and Protected Areas.

Sustainable Resource Management Plans (SRMPs) translate the broad objectives of the LRMPs into more focused resource management policies to facilitate operation planning and decisions related to resource management (such as visual resources). Objectives and recommendations from the Kalum LRMP are legalized through the Kalum Sustainable Resource Management Plan under the Land Use Objectives Regulation Order.

Implemented in 2006, the Kalum SRMP legally establishes wildlife areas for coastal tailed frogs and UWR for mountain goats and moose within the Kalum Timber Supply Area and Tree Farm Licence 1 and 41. The Kalum SRMP encompasses an area of 1.6 million hectares in northwestern British Columbia. Since 2006 the Kalum SRMP has been updated to fulfill the Gitanyow Recognition and Reconciliation Agreement, amend Objective to better protect the Skeena Islands, and to improve consistency with old growth management areas established under the *Oil and Gas Activities Act* and the *Forest and Range Practices Act*.

Cedar noted that the Facility Area falls within the Kalum LRMP and SRMP where planning activities and land use decision-making are undertaken. Land and resource management activities within the Kalum planning area are guided by various government resource

management policies and strategies developed for Resource Management Zone categories. Under the Kalum LRMP, the Facility Area is in the Settlement zone. This zone includes areas subject to separate planning processes known as Official Community Plans (OCPs). In the Settlement zone, settlement and industrial development are given greater emphasis over forestry. The Kalum LRMP recognizes OCP boundaries, as well as lands strategically identified for potential industrial development. The Facility Area is located within a proposed industrial development area under the Kalum LRMP. Furthermore, the Kalum SRMP is consistent with the Kalum LRMP objectives regarding development of mineral and energy resources.

In addition to the Kalum LRMP, the Kalum SRMP provides direction for the management of visual resources under the *Forest and Range Practices Act*. Visual quality objectives have been defined for the management of visual resources based on the following visual quality classes: Preservation, Retention, Partial retention, Modification, and Maximum modification. Much of the southern portion of the LAA surrounding the Facility Area has been identified with a visual quality objective of Partial retention (that is, an alteration easy to see, which is small to medium in scale, and is natural and not rectangular or geometric in shape). The Project will increase the amount of industrialized landscape within the LAA but will not change the overall visual character in the Kitimat area, which has already been altered by waterfront developments (such as Rio Tinto or LNG Canada). The planning areas do not preclude development subject to the application of defined Mitigation Measures and obtaining appropriate permits.

PACIFIC NORTH COAST INTEGRATED MANAGEMENT PLAN AREA

The Application describes that the Pacific North Coast Integrated Management Area (PNCIMA) is one of five national Large Ocean Management Areas. It includes ecosystem-based management guides for marine activities and resource development. Within the PNCIMA, ecosystem-based management guides marine activities and resource development. In the near term, five plan priorities have been identified: governance arrangements for implementation; marine protected area network planning; monitoring and adaptive management; integrated economic opportunities; and tools to support plan implementation.

The PNCIMA plan is the product of a collaborative process led through an oceans governance agreement between the federal, provincial and First Nations governments, and contributed to by a diverse group of organizations, stakeholders and interested parties. The PNCIMA plan provides guidance and commitment to integrated, ecosystem-based and adaptive management of marine activities and resources in the planning area. The ecosystem-based management framework requires the consideration of social, cultural and socio-economic effects and cumulative effects, all of which have been considered in the Application. The PNCIMA plan recognizes B.C. as a major gateway for Asian trade to and from North America and identifies Stewart, Kitimat, and Prince Rupert as ports poised for expansion to facilitate increased trade with Asian markets.

The Project is situated within the PNCIMA planning area, which extends from the Canada-US border of Alaska to Brooks Peninsula on northwestern Vancouver Island and to Quadra Island in the south. The Project aligns with the PNCIMA's goals and priorities (that is, its goal to support sustainable economic opportunities, livelihoods and economic diversification among ocean-related businesses, industries and coastal communities and its priority for short-term implementation to provide integrated economic opportunities). The PNCIMA plan describes its commitment to achieving health, fully functioning ecosystems, and human communities. A key component of this commitment is ensuring that sustainable economic opportunities and diversification among marine-based businesses support all users. Economic opportunities are also identified as a priority in the Marine Plan Partnership for the North Pacific Coast (MaPP) plans. Cedar was of the view that the Project would provide sustainable economic opportunities to communities located in the north coast region.

MARINE PLAN PARTNERSHIP FOR THE NORTH PACIFIC COAST

The Application describes that MaPP is a partnership initiative between the Province of British Columbia and 16 Indigenous nations that is implementing marine use plans for the MaPP region (divided into four subregions: Haida Gwaii, North Coast, Central Coast, and North Vancouver Island). MaPP Plans provide recommendations for marine management, uses, activities, and protection and are intended to inform economic development and stewardship of British Columbia's coastal marine environment. The North Coast Marine Plan covers an area extending from Portland Inlet in the north to the south end of Aristazabal Island and is bounded by the coastal boundaries of the Kitimat-Stikine and North Coast Regional Districts to the east and the Haida Gwaii MaPP plan area to the west. Over this area the North Coast Marine Plan prescribes four overarching themes⁴⁸, 14 topic-specific general management directions⁴⁹, and subdivides the plan into three management zones (general, special, and protection) that together guide sustainable management of marine resource and activities. Cedar stated that the Project is aligned with the strategic marine planning objectives outlined in the MaPP.

The purpose of the North Coast Marine Plan is to provide recommendations for achieving ecosystem health, social and cultural well-being, and economic development through an ecosystem-based approach to planning and management. The North Coast Marine Plan adopted to ecosystem-based management framework, which was established through the PNCIMA initiative, and it recognizes the economic well-being of communities and residents as an integral component of the ecosystem-based management approach. The Project will provide

⁴⁸ Ecosystem-based management, governance, cumulative effects assessment, and climate change adaption and mitigation

⁴⁹ Compliance and enforcement; monitoring; marine protection; marine pollution' marine response; tenured activities: land policies and procedures; tenured activities: renewable energy; tenured activities: shellfish and marine plant aquaculture; tenured activities: marine-based forestry operations; tourism and recreation; marine fisheries economy; economic well-being; heritage sites and Indigenous nations cultural areas; Indigenous nations resource use and management.

sustainable economic opportunities to communities located in the north coast region. Its positive residual effects on regional businesses and the regional economy are discussed in Section 7.8: Employment and Economy of the Application.

The North Coast Marine Plan defines three types of marine spatial zones: the General Management Zone (GMZ), which allocates space for a wide range of marine uses and activities that are governed or managed using an ecosystem-based management framework, Special Management Zone (SMZ), which allocates space for high priority and/or high potential sustainable marine uses and activities, and Protection Management Zone (PMZ), which allocates space primarily for conservation purposes or objectives, and may provide a basis for protecting localized conservation values. The Project and its related activities (such as marine shipping) are mostly located in the North Coast Marine Plan's GMZ. The Project and its related activities do not intersect the North Coast Marine Plan's High Protection PMZ, which include areas of the highest conservation value with an emphasis on protecting marine species, ecosystems, and ecological processes in their natural state.

KITIMAT OFFICIAL COMMUNITY PLAN

Official Community Plans (OCP) are mandated local government planning documents that set out the objectives and policies for the physical and social development of a community. After an OCP is formally adopted, all bylaws enacted by the municipality must be consistent with the OCP. In May 2007, the District of Kitimat began preparation of the Kitimat OCP. It was adopted in 2008 and has been regularly updated, most recently in November 2021. The Application described that the Kitimat OCP prescribes planning and development controls for building and land development within municipal government districts. The Facility Area is located on lands within the District of Kitimat designated as "Industrial" under the District of Kitimat OCP and "M1 - Manufacturing" under Part 9, Division 6—Industrial Zoning of the Kitimat Municipal Code By-law Part 9 (Planning). Industrial development is encouraged in the "Industrial" land use under the Kitimat OCP. The transmission line overlaps land use Zones M1 and G5 with lands zoned G5 being intended for forestry uses. Based on this zoning, Cedar noted that there would be no conflict between the development of the site or transmission line and the OCP.

SOUTH WEST KITIMAT AREA PLAN

As described in the Application, the District of Kitimat proposed a new local area plan for municipal lands on the west side of Douglas Channel. This plan would be an extension of the Kitimat OCP applied to specific areas or issues within the municipality. The Cedar LNG Project is located within the local area plan boundary west from Douglas Channel to the District of Kitimat boundary. The planning process for this plan is currently not scheduled for completion. Cedar has met with the District of Kitimat and reported it did not identify the Cedar LNG Facility Area as an area of concern.

Haisla Nation Plans

Cedar described in the Application that the Facility Area is located within the traditional territory of the Haisla Nation and in 2006, the Nation started their Marine Use Planning initiative and in 2014 produced the Haisla Community Marine Use Plan. This plan guides marine resource management, and the Nation is developing, an updated community based marine use plan to support sustainable economic development initiatives.

Haisla Nation developed a Comprehensive Community Plan⁵⁰ to guide community development in their traditional territory. This plan includes nine inter-connected goals identified by community members, which relate to the topics of: housing, language and culture, youth, education, economic development, elders, environment, health and wellbeing and community safety.

The Haisla Land Use Plan provides priorities and recommendations for Haisla reserves but does not explicitly speak to marine shipping or govern Haisla fee simple lands (on which Cedar LNG would be located).

Gitga'at Nation Plans

The Application notes that Gitga'at developed their Marine Use Plan (MUP)⁵¹ in 2011 and their Land Use Plan (LUP) in 2003; the MUP and LUP continue to evolve today and are being developed by the Gitga'at Ocean and Lands Department in response to the changing needs and management objectives of the Nation. The MUP aims to educate governments, proponents, and others about the proper management and protection of the marine, intertidal, and other nearby environments in Gitga'at traditional territory that are accessed and used for traditional purposes. The MUP was developed by Gitga'at Chiefs, elected councillors, Gitga'at stewardship staff, and other individuals. The LUP similarly aims to educate about and ensure protection of the lands and terrestrial resources in Gitga'at traditional territory. Both the MUP and LUP include zoning and management strategies guided by the enduring cultural principles, values, and laws of Gitga'at.

The Gitga'at MUP states the following:

The Queen of the North sinking brought the risks of shipping and marine transportation home to Giga'at. Our people now know firsthand how even a small fuel spill could impact our waters and resources. It also highlighted the need to engage more effectively in decision making related to coast shipping and international tanker traffic. Existing shipping of condensate now causes real concern and worry. The risks posed by large scale shipping of oil and gas through our territory are high. The consequences of a large oil spill are unimaginable to our people.

⁵⁰ Haisla Nation Comprehensive Community Plan (September 2020 version) available [here](#).

⁵¹ Gitga'at Marine use Plan (revised November 12, 2020 available [here](#)).

Clearly our first choice is to eliminate unacceptable risks to our territory and our future generations by not allowing our marine waters to be used in ways that create a high level of risk to our environment and way of life. We will do everything we can to achieve that goal.

If for whatever reason, we cannot prevent uses from occurring then we must make sure they are regulated so that our interests are taken into account first and so that we are protected in event of any accidents or incidents. We cannot imagine what our territory would look like should an oil tanker have even a small spill.

Objectives

With respect to use of our territory for shipping the outcomes we plan to achieve include:

- Use of our territorial waters for shipping is regulated such that large oil and gas tankers and other marine traffic which poses a high risk to our environment, culture and way of life are not allowed to pass through our territory;
- Gitga'at have the capacity to monitor and respond effectively in the event marine accidents and contaminating oil, fuel or other spills do occur; and
- We play an effective role in the development and implementation of policies and decisions regarding shipping and tanker traffic in our territory.

Because Cedar LNG would involve LNG carriers traveling along the Marine Shipping Route, through Gitga'at traditional territory, the Project is not consistent with the Gitga'at Marine Use Plan.

GITXAALA NATION PLANS

The Application notes that Gitxaala began their Marine Planning Process in 2007, guided by representatives of the Gitxaala Harvesters Association and Gitxaala Environmental Monitoring staff; the Gitxaala Marine Use Plan (MUP) was developed in 2009–2011 and continues to evolve today. The MUP sets out marine protection standards, a series of recommendations regarding approach and values, and outlines the objectives and strategies necessary to guide sustainable management of marine resources, such as for shellfish and marine plant aquaculture. The MUP informed the Government of British Columbia's collaboration with the Nation towards the development of the spatial plan for the MaPP.

The Application further describes that in the early 1990s, Gitxaala Nation began Land Use planning activities through the North Coast LRMP, and the initial Gitxaala Land Use Plan (LUP) was finalized in 2004. Gitxaala undertook land use planning with community members, and later signed a Sustainable Land Use Planning Agreement (SLUPA) with the province in 2006. The North Coast LRMP set out management objectives for cultural heritage, resources, and wildlife habitat, outlined procedures for the maintenance of ecological integrity, and identified the need for active participation on Kennedy Island, Stephens Island and West Porcher Island.

As indicated to the EAO by Gitxaala, work is ongoing to update the Gitxaala MUP and LUP both within the Gitxaala Nation, and as part of collaborative planning processes with the provincial and federal governments, which will have implications for current and future management of lands and resources within Gitxaala Nation territory. Given the ongoing work to update the plans, Gitxaala indicated that the Gitxaala MUP and Gitxaala LUP are not currently relevant to the assessment of Cedar LNG.

KITSELAS FIRST NATION LAND USE PLAN

In the Application, Cedar notes that Kitselas First Nation's Land Use Plan⁵² was published in 2019. This is an update of the Nation's 2012 Land Use Plan and is intended to guide development decisions for reserve lands.

The Kitselas Land Use Plan states:

The Land Use Plan provides for land use that reflects and reinforces Kitselas' values relating to the land base. It is an important policy document for implementing the *Kitselas Reserve Lands Management Act* (2005). It also provides guidance for the development and implementation of a future Kitselas Zoning Law and Subdivision. Development and Servicing Law and Process which will provide regulations and processes for land use, site development and design and enforcement on Kitselas Reserve Lands.

The EAO notes that the Kitselas Land Use Plan provides priorities and recommendations for Kitselas Reserves but does not explicitly speak to marine shipping or provide a land use designation for any area that overlap the Cedar LNG Facility Area or Marine Shipping Route.

KITSUMKALUM FIRST NATION PLANS

In the Application, Cedar describes that Kitsumkalum developed a Marine Use Plan⁵³ in 2014 with an "overarching goal to manage resources using a stewardship model so that there is a sustainable balance between economic development, social and cultural well-being and ecosystem health". The Marine use Plan involves a Community Coordinator who is supported by a Marine Planning Committee, with representatives including Elders, hereditary Chiefs, council members and fish and wildlife managers. The role of the Marine Planning Committee is to guide the development and implementation of the Marine Use Plan based on the values and Interests of the Kitsumkalum First Nation.

The EAO notes that the Kitsumkalum Marine Use Plan has designated draft zones (including marine conservancy, special management, and aquaculture) to facilitate sustainable resource

⁵² Kitselas First Nation Land Use Plan (2019). Available [here](#).

⁵³ An executive summary of the Kitsumkalum Marine Use Plan is available [here](#).

use in their traditional territory. These draft zones do not overlap the project footprint or Marine Shipping Route.

The Application also describes that Kitsumkalum First Nation developed a draft Comprehensive Community Plan⁵⁴ to support goals, objectives, and activities for health, infrastructure development, culture, social, education, economy, and governance. The Comprehensive Community Plan is a tool used by Kitsumkalum to guide decisions to develop and protect their lands in a way that reflects their environmental, spiritual, social, and economic values.

The EAO notes that the Kitsumkalum Marine Use Plan provides priorities and recommendations for the Kitsumkalum Marine Planning Area. However, this area does not overlap with the Cedar LNG Marine Shipping Route.

METLAKATLA PLANS

The Application noted that Metlakatla produced a first draft of a Strategic Land and Resource Plan for Metlakatla Territory in 2004. In 2009, the Metlakatla worked with Coastal First Nations to develop a Land and Resource Protocol Agreement which provides for a collaborative, Government to government implementation of land use planning agreements.

The Metlakatla Land Use Plan⁵⁵, developed in 2019, specifically guides the development and use of Metlakatla reserve lands and resources.

The Metlakatla Marine Use Plan⁵⁶ is a strategic document developed to guide marine resource management in Metlakatla territory. The Plan is comprehensive and covers jurisdiction, resource management, economic development, and capacity needs across all sectors of the marine market and non-market economy. The Executive Summary of the Plan notes the following regarding marine transportation:

Numerous industrial marine development proposals are being pursued within the North Coast and our territory. Several new terminal and marine transportation projects for North Coast ports in Prince Rupert, Kitimat and Stewart are at various levels of development. In aggregate, the marine transportation proposals are expected to substantially increase shipping traffic throughout British Columbia and particularly in the confined approach waters to the North Coast ports. Metlakatla First Nation does not support the proposed Northern Gateway Project.

Current and planned projects impact our traditional territory. Marine Transportation is of particular concern as it impacts Metlakatla Pass and the Tree Knob group which are core areas providing food and livelihood for our community. With increased traffic

⁵⁴ Kitsumkalum Draft Comprehensive Community Plan (2016) available [here](#).

⁵⁵ Metlakatla Land Use Plan (2019) available [here](#).

⁵⁶ Metlakatla Draft Marine Use Plan Executive Summary is available [here](#).

comes an increase in frequency and severity of accidents and associated spills. This is significant since several projects involve the transport of hydrocarbons. In addition, small commercial and transient vessels travel our territorial waters. Vessels of all types affect marine water quality which can in turn affect sediments or marine organisms. Metlakatla is concerned that we receive little or no economic benefit from shipping and transportation, yet we are exposed to significant risk. Improved regulation and better monitoring and enforcement are needed to reduce the harm to our marine resources.

Metlakatla noted to the EAO that its concerns around marine shipping are broader than just the Metlakatla Pass and Tree Knob group and would apply to the Marine Shipping route for Cedar LNG. Metlakatla noted that the Project is not consistent with Metlakatla's Marine Use Plan and objectives without further attention to improved regulation and oversight of project related marine shipping and transport, and to cumulative effects of marine transport in Metlakatla Territory.

LAX KW'ALAAMS BAND LAND AND NATURAL RESOURCE MANAGEMENT PLAN

The Lax Kw'alaams Band Land and Natural Resource Management Plan was approved in 2004 and is currently being updated. The Plan describes management goals for Lax Kw'alaams traditional territory and incorporates its cultural, environmental, economic, and natural resource values.

Lax Kw'alaams provided the following information about the Plan:

In accordance with the Lax Kw'alaams Lands and Natural Resource Management Plan (2021) every project is evaluated to determine potential impacts on the environment and ensure that the activities are in alignment and compliance with the Lands and Natural Resources Management Plan strategies. The LUP cross-referencing process ensures that all resources within Lax Kw'alaams traditional territory are maintained, enhanced, and protected for future generations while defining the potential impacts the project activity may pose on Lax Kw'alaams rights and title. The condition of any infrastructure development activity within Lax Kw'alaams traditional territory is to ensure that Lax Kw'alaams has meaningful management authority over all development within the territory. Generations of development and over-harvesting within the traditional territory have resulted in cumulative impacts that continue to be felt generationally.

Land use zones provide strategic direction regarding the types of permissible activities in various areas of the territory and highlight the priorities for management. These zones delineate what kind of activities can occur, where they can (or cannot) occur, and how such activities should be managed within these zones. It must be understood that the Aboriginal rights of Lax Kw'alaams Band members to hunt, gather, fish, trap and continue activities for food, social, cultural, ceremonial or subsistence are not limited by the delineation of any land use zone. The Cedar LNG Project falls within both the Kwil-

mass and Ksgaxl (CNA) of the Lax Kw'alaams Land Use Plan. Cultural and Natural Areas (CNA's) are areas within Lax Kw'alaams traditional territory with high traditional use and cultural and biological significance. The primary goal of management is to ensure that these areas remain in a largely natural condition to protect and enhance their traditional use, cultural heritage, and biophysical values for the current and future generations of the Lax Kw'alaams people. These core areas are the backbone of our land and natural resources plan and are essential in providing long-term security and certainty for Lax Kw'alaams members. They will always be places where Lax Kw'alaams can harvest resources and practice the Tsimshian way of life, as our ancestors have always done providing a land base for culturally appropriate opportunities. Traditional uses will continue and only should be enhanced through the designation and management of these areas.

The Management intentions/compliance for the Kwil-mass and Ksgaxl CNA's are as follows:

- Protect and where necessary restore resource harvesting areas;
- Protect and where necessary restore traditional use opportunities;
- Identify, Conserve and Protect archaeological sites and values;
- Restore abundance of depleted resources through reductions in commercial/industrial shipping activities; and
- Protect and Restore fish habitat, inter-tidal (beach resources) and terrestrial/marine harvest areas.

Lax Kw'alaams stated to the EAO that the proposed Cedar LNG activities (shipping) which will transect these two CNA's of Lax Kw'alaams traditional territory do not comply with the approved activities and management regulations under the Lax Kw'alaams Lands and Natural Resource Management Plan for Scheduled Land use Zoning designated as Cultural and Natural Areas.

6.2.3 ISSUES RAISED DURING APPLICATION REVIEW

No key issues were raised during Application review pertaining to the consistency of Cedar LNG with land use plans.

6.2.4 THE EAO'S ANALYSIS AND CONCLUSIONS

The EAO notes that for the land use plans in the area of Cedar LNG, the regional and municipal plans and several Indigenous land use plans are either consistent or not specifically inconsistent with the Project. The Gitga'at Marine Use Plan, Metlakatla Marine Use Plan, and Lax Kw'alaams Lands and Natural Resource Management Plan are not consistent with the Project. The EAO engaged Haisla, Gitga'at, Gitxaala, Kitselas, Kitsumkalum, Lax Kw'alaams, Metlakatla and CHN

during the EA and sought to address concerns raised regarding malfunction and accidents and the effects of marine shipping. Concerns on this topic are discussed further in this Report (see Part A; Section 5.9: Marine Use; Section 6.1: Malfunctions and Accidents; and PART C - EFFECTS TO INDIGENOUS INTERESTS).

6.3 POTENTIAL CHANGES TO THE PROJECT THAT MAY BE CAUSED BY THE ENVIRONMENT

6.3.1 BACKGROUND

The Application assessed the likelihood of the potential changes to Cedar LNG that may be caused by the environment, and their consequences on relevant VCs. The following environmental effects and processes have the potential to affect Cedar LNG and result in changes or effects to the VCs assessed in the Application:

- Climate change;
- Extreme weather, including:
 - Extreme temperatures;
 - Precipitation;
 - Flooding; and
 - Wind and waves;
- Seismic events and tsunamis;
- Geohazards; and
- Forest fires.

6.3.2 POTENTIAL PROJECT EFFECTS AND PROPOSED MITIGATIONS IN THE APPLICATION

CLIMATE CHANGE

Potential Project Effect

The Application stated that the average annual temperatures in the area where Cedar LNG would be located is projected to increase 3.0 degrees Celsius (°C) by 2055, with minimum temperatures increasing more than maximum. The mean annual precipitation is forecasted to increase by approximately 7 percent with the snow component of precipitation decreasing 72 percent. The most probable effects on Cedar LNG from climate change are those resulting from sea level rise, precipitation, storm events and likelihood of forest fires. LNG vessels may also be impacted/delayed by extreme rain, wind and waves from large storms, but this is not expected to significantly affect operation. However, sea level is expected to rise by 20 to 35 centimetres (cm) by 2050 and 60 cm or more by 2100. This could cause land and marine infrastructure to become compromised if not considered in the project design.

Proposed Mitigations

The Cedar LNG nearshore marine infrastructure (such as its mooring system) and FLNG facility would be designed to consider a potential 50 cm sea level rise. A 1:50 year return period for weather conditions (such as wind or precipitation) would be used to design onshore structures,

in accordance with the British Columbia Building Code. Design conditions for the FLNG facility mooring system would consider a 1:100 year return period wind and waves combined with the 1:10 year return period current. Any culverts/conveyance systems that would be in place for three years or less would be designed for a 1:10 year runoff event, and any systems designed to stay in place for more than three years would consider the 1:100 year runoff event. Lastly, Cedar LNG would be equipped with an automated safety system that would facilitate safe shutdown and isolation of hydrocarbon containing equipment during extreme adverse conditions.

EXTREME WEATHER

Potential Project Effect

The local extreme temperatures range from a low of -26°C in December to a high of 36.7°C in August. The change in temperatures from climate change could result in similar extremes more frequently occurring during the lifespan of Cedar LNG. Elevated temperatures could require increased energy demand for cooling or making working conditions safe to avoid heat-induced illnesses. An increase in ice loads on the marine infrastructure, as well as risk of travel from Kitimat, could result from colder temperatures.

The local extreme 24-hour precipitation events for rainfall and snowfall at the Environment Canada weather station closest to the Cedar site are 179.4 mm and 82.6 cm, respectively. Approximately 34 days per year receive 25 mm of rainfall or more. The Cedar LNG infrastructure could be damaged from erosion resulting from heavy precipitation or flood events (snow or rain) overwhelming the stormwater management systems. Heavy precipitation could also cause unsafe working conditions. There is the potential for ocean flooding from a combination of strong winds and high tides, resulting in surge tides.

Cedar LNG would be protected from the open ocean as it is located on the Kitimat arm, which is a relatively sheltered section of the Douglas Channel with several small islands. While winds are funneled up Douglas Channel, the irregular alignment of the fjord and presence of the islands helps to protect the marine terminal from extreme wind and wave action. The maximum recorded wind for the area was measured at 56 km/hr; however, monthly averages are relatively moderate, ranging from 10 to 20 km/hr. The Douglas Channel water currents are dominated by fjord estuarine circulation, which involves freshwater outflow from the Kitimat River and landward tidal saltwater. High winds and large waves could occur with the potential to impact Cedar LNG by damaging marine infrastructure (such as its mooring systems), creating unsafe conditions at the FLNG facility or erosion of the shoreline.

Proposed Mitigations

Cedar LNG would be designed so that it can operate in both low and high extreme temperatures as extreme weather conditions are expected to occur more frequently. A 1:50 year return period for weather conditions (such as wind or precipitation) would be used to

design onshore structures. Design storm conditions for the FLNG facility mooring system consider a 1:100 year return period wind and waves combined with the 1:10 year return period current.. Culverts/conveyance systems that would be in place for three years or less would be designed for a 1:10 year runoff event, and any stormwater systems designed to stay in place for more than three years would consider the 1:100 year runoff event. LNG carrier mooring considers a 1:10 year weather event for side-by-side mooring and the upper limits of LNG carrier birthing would be established based on specific weather conditions. Cedar would also develop a Marine Transport Management Plan that would include methods to establish a safety zone around the marine terminal during operation and use of tugboats to assist LNG carrier with berthing/departure, which would serve as a mitigation measure against the impacts of extreme winds and waves.

SEISMIC EVENTS AND TSUNAMIS

Potential Project Effect

The Pacific Coast is the most seismically active area of Canada. The north coast areas of the mainland, in which Cedar LNG would be located, are within a moderate seismic hazard zone. Cedar LNG would be most likely to be impacted by shaking and vibration, which could affect the structural integrity of both the marine and terrestrial infrastructure. There is potential for a sufficient level of damage to result in release of LNG or other hazardous materials into the surrounding environment from a seismic event of sufficient magnitude; however, this is highly unlikely.

Cedar undertook a tsunami analysis for the Project Area. This study noted that any tsunami generated along the Cascadia Subduction Zone or from other parts of the Pacific Rim would be attenuated before reaching Kitimat Arm. Accordingly, tsunamis of sufficient height to cause infrastructure damage are not foreseen to reach Cedar LNG. However, there is a risk of tsunamis caused by a local landslide (rapid and substantial of a slope along the sides of Kitimat Arm), resulting from seismic activity. This type of tsunami is considered to be a geohazard event and discussed below.

Proposed Mitigations

Cedar would ensure that Cedar LNG is designed in accordance with the Liquefied Natural Gas Facility Regulation (*Oil and Gas Activities Act*), BC Building Code and District of Kitimat bylaws. An emergency management program would be prepared by Cedar for operation to follow the Emergency Management Regulation (*Oil and Gas Activities Act*). The design of onshore infrastructure would consider a 1:475-year seismic event for operability and 1:2,475-year event for survivability.

GEOHAZARDS

Potential Project Effect

The risk to infrastructure from landslides, debris flows, rockfalls, avalanches and erosion are all considered geohazards. The most prominent geohazard concern for the Kitimat area is potential for submarine slope failures and the subsequent tsunamis that may occur in the Kitimat Arm. Two such tsunamis have been experienced in the Kitimat Arm in the past 50 years with the generated wave heights reaching 8.2 and 2.8 metres (m) and causing local infrastructure damage. The factors that contribute to landslide risks include slope angle, aspect, precipitation, permafrost, surficial geology, and vegetation and based on these factors the Kitimat region has been determined to have a high level of susceptibility to landslide events. This risk of contributing factors is expected to increase over the operation phase as an effect of climate change.

Proposed Mitigations

Cedar LNG would be designed in accordance with the Liquefied Natural Gas Facility Regulation for LNG production, storage, handling, design requirements for near shoreline FLNG facilities, BC Building Code and District of Kitimat bylaws. An emergency management program would be prepared by Cedar for operation to follow the Emergency Management Regulation (*Oil and Gas Activities Act*). The design of onshore infrastructure would consider a 1:475-year seismic event for operability and 1:2475 year even for survivability. All critical infrastructure would be located above the predicted tsunami inundation line.

FOREST FIRES

Potential Project Effect

As Kitimat is within a very wet marine biogeoclimatic zone, the forest fires tend to be rare, minor and of low to moderate intensity, with fire danger ratings in the area tending to be low year-round. There is the potential for a forest fire during construction, operation or decommissioning with the extent of effects from the fire depending on the location and size of event. Currently it is unlikely for a forest fire to affect the Cedar LNG project infrastructure; however, this risk is expected to increase over the operation phase as an increase in forest fires is anticipated as an effect of climate change.

Proposed Mitigations

Cedar would prepare an emergency management program for operation in accordance with the Emergency Management Regulation (*Oil and Gas Activity Act*), as amended from time to time. Cedar would also follow the *Wildfire Act* and Wildfire Regulation, and develop and implement a health, safety, security, and environment management plan that includes procedures such as equipping the marine terminal site and vehicles with fire extinguishers and fire-fighting equipment.

6.3.3 POTENTIAL PROJECT EFFECTS AND PROPOSED MITIGATIONS IDENTIFIED DURING APPLICATION REVIEW

Based on a review of the Application and with feedback from the Working Group and Indigenous nations, the following key issues related to the assessment of the potential changes to the project that may be caused by the environment were identified:

- Emergency anchorages and shipping;
- Seismic events and geohazards; and
- Climate change.

EMERGENCY ANCHORAGES AND SHIPPING

Gitxaala, Kitselas, and Metlakatla raised concerns about the potential for climate change to result in increased wind and waves in the Principe Channel and to increase the risk of accidents and malfunctions and the need for emergency anchorages. Commenters inquired if any studies relating to this effect would be completed. Gitxaala and Metlakatla stated that without additional information on potential impacts and mitigations for mariner safety (that is, additional anchorages) it is not possible to verify that the effects of climate change on the Project would be low.

Cedar responded that it does not believe that any additional emergency anchorage locations would be required in Principe Channel. Cedar noted that emergency anchors are identified in the existing TERMPOL assessments for the shipping route. Cedar also stated that Government of Canada has implemented a strict regulatory regime for shipping in Canada. For LNG carriers visiting the Project this includes the use of BC Coast Pilots to provide local knowledge of the waters along the shipping route, and the use of escort tugboats to provide additional navigation safety along the shipping route.

Gitxaala, Kitselas and Metlakatla did not submit follow-up comments on this topic. The EAO notes that BC Coast Pilots have indicated that emergency anchorages are not used for adverse weather. BC Coast Pilots noted that while wind and weather conditions that would be too rough for passage would be unusual in Principe Channel, in the event that these did occur, ships would wait outside of the Principe Channel until it was safe to navigate. The EAO considers this issue to be adequately addressed for the purpose of the EA.

SEISMIC EVENTS AND GEOHAZARDS

Natural Resources Canada (NRCan) requested additional information and analyses on:

- Seismic events and the potential for effects on Cedar LNG from earthquakes including the origin, time, and distance of the largest earthquake within a 200-km radius;
- Geohazards, including how risks from submarine landslides and slope failure related to tsunamis would be mitigated;

- Possible restrictions to be imposed on the activities of ground infilling, dredging, pile driving, and blasting so that these do not coincide with low tides;
- Seabed mapping for this area to determine conditions of gas in sediment, sediment thickness, artesian flow, and geotechnical slope stability; and
- Tsunami modelling of a reasonable size failure in this location as has been done for the Moon Bay Slide in Kitimat in 1975.

NRCan also requested that seabed and upland piezometers be deployed in this area for a period of at least one year as part of the geotechnical investigation to determine excess pressure conditions in sediment pore waters, especially in the offshore at extreme low tides.

Cedar responded that it conducted a search of earthquakes within 200 km of the project site using NRCan's Earthquake Database which has identified 1,573 earthquakes dating back to February 1985. Of these, 966 earthquakes with a magnitude <2.0, 555 earthquakes with a magnitude of 2.0 to 2.9, 43 earthquakes with a magnitude of 3.0 to 3.9, eight earthquakes with a magnitude of 4.0 to 4.9, and one earthquake with a magnitude of 5.0 to 5.9. Ten percent of these were located within 100 km of the site⁵⁷. Cedar noted the closest earthquake of magnitude ≥ 2.5 local magnitude (ML) was a 2.8 ML event that occurred on February 7, 2009, at a distance of 22 km from the site. The next three closest earthquakes of magnitude ≥ 2.5 ML were 41 km (2.5 ML), 43 km (2.6 ML), and 52 km (2.5 ML) from the Project.

Cedar noted geotechnical conditions and geohazards are important considerations as part of FEED and detailed design as well as *Oil and Gas Activities Act* permitting processes. Project geotechnical studies would be led by qualified professional engineers or geoscientists. These professionals would be responsible for determining the studies required to support design as well as conditions placed on construction. The LNG Facility Permit application would include a seismic study, tsunami study and preliminary geotechnical study.

Cedar stated that its application under the LNG Facility Permit process would include tsunami modelling for a 1 in 2,475-year return period tsunami. To support project design, metocean and bathymetric data has also been collected. A comprehensive geotechnical program is scheduled for 2022. Cedar clarified that there would be limited disruption to the marine environment as the Project does not include marine dredging, infilling, or blasting.

NRCan disagreed with Cedar's assessment that the Mitigation Measures and engineering strategies would reduce the risk of slope failure to low. NRCan stated that the probability of slope failure in this precise area is high, and that the risk associated with a slope failure in this area is high. Gitxaala requested information how NRCan's comments were reflected in the risk matrix for geohazards.

⁵⁷ Results of the search, including the location (origin), time and location are available at on NRCan's website [here](#)

Cedar acknowledged NRCan's comment and noted that Cedar would be required to work with OGC to undertake the appropriate geotechnical investigations and engineering design work needed to mitigate geohazards as part of the LNG Facility Permit application process.

NRCan did not have further comments on this topic and deferred to OGC's consideration of this topic during permitting. The OGC confirmed that it requires seismic, geotechnical and tsunami hazard studies to be conducted as part of the permitting process and could liaise with NRCan during the process. The EAO considered NRCan's concerns in its conclusions on the risks of geohazards in section 6.3.4 below, as well as the future studies that would be undertaken to manage this risk during permitting, and is of the view that this issue is adequately addressed for the purpose of the EA.

CLIMATE CHANGE

Metlakatla and Gitxaala noted concern that the assessment in the Application may not be conservative enough considering that extreme weather is a subset of climate change and that predicted extreme weather must account for events that are over-and-above weather patterns predicted as a result of climate change, which may result in a project design that is unable to weather future climate-induced extreme weather events.

ECCC notes that climate change itself is not a "Potential Effect (or change) to Project" (as indicated in Table 37 of this Report) though it may alter weather patterns, climate (including extreme weather), and/or environmental conditions in the project area and that climate change could further influence some of the other categories of effects (that is, forest fires, extreme weather, geohazards). ECCC also asked if the Climate Resilience Assessment was considered in the Application chapter and requested clarification of the risk table as it relates to climate change.

Cedar's Application stated that climate change is expected to continue throughout the lifetime of the Project and is predicted to affect the frequency and severity of storms as well as lead to sea level rise in the north coast of British Columbia, and that the Application's chapter on potential changes to the project that may be caused by the environment considered the Strategic Assessment of Climate Change Technical Report, including the Climate Resilience Assessment, prepared for Cedar LNG.

The EAO clarified that risk matrix for potential changes to the Project that may be caused by the environment speaks to the likelihood that climate change would impact the operations of Cedar LNG after the implementation of Mitigation Measures (including legislative or regulatory frameworks), and considers Metlakatla, Gitxaala, and ECCC's comments and concerns. The EAO is of the view that this issue is adequately addressed for the purpose of the EA.

6.3.4 CONCLUSIONS

PROPOSED PROVINCIAL CONDITIONS AND FEDERAL MITIGATION MEASURES

Based on mitigations proposed in the Application, issues raised during Application review, the EAO’s effects assessment, and the analysis and information contained in the Joint Permitting / Regulatory Coordination Plan and the Regulatory Coordination Tracking Table (Appendix 5), the EAO does not propose any provincial conditions related to potential changes to the project that may be caused by the environment, due to the provincial permitting processes and other regulatory requirements in place.

The EAO notes that Cedar LNG must be designed in accordance with the Liquefied Natural Gas Facility Regulation (Oil and Gas Activities Act), and BC Building Code and District of Kitimat bylaws. Cedar must also prepare an emergency management program following the Emergency Management Regulation (Oil and Gas Activities Act). The application for an LNG Facility Permit includes the requirement for geotechnical studies and consideration of geohazards. Cedar would be required to work with OGC to undertake the appropriate geotechnical investigations and engineering design work needed to mitigate geohazards. The EAO is of the view that there is a well-established provincial permitting process and regulatory regime that covers emergency management, detailed engineering design reviews, and consideration of geohazards.

The EAO recommends the following Mitigation Measures under IAA:

- Consider specified seismic design criteria in applicable codes and standards in the design of onshore infrastructure.

RATINGS AND CONCLUSIONS

The EAO considered the risk of each of the above potential effects to the project, following mitigation, using the following classification.

Table 36: Risk Matrix Definitions

<p>Likelihood</p> <p>Low – <40 percent chance of effect occurring</p> <p>Medium – 40 to 80 percent chance of effect occurring</p> <p>High – >80 percent chance of effect occurring</p> <p>Consequence can be assessed as minor, moderate, or major based on the combination of magnitude and extent.</p> <p>Risk is Consequence x Likelihood (see risk rating table) and may be assessed as low, moderate, or high.</p>		<table border="1"> <thead> <tr> <th colspan="2" rowspan="2"></th> <th colspan="3">Consequence</th> </tr> <tr> <th>Major</th> <th>Moderate</th> <th>Minor</th> </tr> </thead> <tbody> <tr> <th rowspan="3">Likeli hood</th> <th>High</th> <td>High</td> <td>Moderate</td> <td>Low</td> </tr> <tr> <th>Medium</th> <td>High</td> <td>Moderate</td> <td>Low</td> </tr> <tr> <th>Low</th> <td>Moderate</td> <td>Low</td> <td>Low</td> </tr> </tbody> </table>						Consequence			Major	Moderate	Minor	Likeli hood	High	High	Moderate	Low	Medium	High	Moderate	Low	Low	Moderate	Low	Low
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The risk of most effects is considered to be low, with the exception of geohazards which would be low to moderate (Table 37 *Table 37: Risk Matrix for Potential Changes to the Project that may be Caused by the Environment*

). The EAO notes that risk to the project from geohazards is potentially higher than other types of effects because of the higher likelihood of geohazards and their potential consequence. However, the EAO is satisfied Cedar has adequately considered potential geohazard risks for the purpose of the EA and they would be appropriately mitigated.

Table 37: Risk Matrix for Potential Changes to the Project that may be Caused by the Environment

Potential Effect to Project	Risk	Likelihood	Consequence
Climate Change	Low	Low	Minor
Extreme Weather	Low	Low	Minor
Seismic Events	Low	Low	Moderate
Geohazards	Low to Moderate	Low to Medium	Moderate to Major
Forest Fires	Low	Low	Minor

6.4 GREENHOUSE GAS EMISSIONS

6.4.1 BACKGROUND

This chapter provides information and an analysis of the direct effects of the greenhouse gas (GHG) emissions from the designated project (Cedar LNG). Conclusions on the extent to which Cedar LNG hinders or contributes to the Government of Canada's ability to meet its environmental obligations and its commitments in respect of climate change is provided in Section 6.9: Requirements of the *Impact Assessment Act*. As required for designated projects under the IAA, Cedar prepared its Application for an EAC to provide the information required by ECCC's Strategic Assessment of Climate Change (SACC), including a net-zero emissions plan describing how Cedar LNG would achieve net-zero emissions by the year 2050. ECCC has provided its assessment of Cedar LNG's GHG information in its GHG Analysis⁵⁸. Further, Section 25 of the Act (2018)⁵⁹ states that every assessment must consider greenhouse gas emissions, including the potential effects on the province being able to meet its targets under the *Climate Change Accountability Act*. In addition to provincial and federal requirements, GHG emissions were identified as a topic to be assessed for Cedar LNG due to interest from Indigenous nations, the public and other stakeholders.

REGULATORY CONTEXT

GHG emissions are subject to provincial and federal requirements and guidelines. The provincial requirements include:

- *Greenhouse Gas Industrial Reporting and Control Act* (establishes a GHG emission intensity limit of 0.16 tonnes of carbon dioxide equivalents (CO₂e) per tonne of LNG produced and the GHG emission reporting requirements);
- *Climate Change Accountability Act* (previously titled the *Greenhouse Gas Reduction Targets Act*) requires the province to reduce GHG emissions 40 percent below 2007 by 2030, 60 percent by 2040, and 80 percent by 2050. The Minister sets sector targets under the *Climate Change Accountability Act* and has set an oil and gas sector target required to reduce GHG emissions 33 percent to 38 percent below 2007 levels by 2030);
- Flaring and Venting Reduction Guideline (BC Oil and Gas Commission regulatory requirements and guidance for flaring, incinerating, and venting at natural gas well sites, facilities and pipelines);
- First Nations Climate Initiative (sets out policy goals in support of climate change mitigation, alleviation of poverty and transition to low carbon economy);

⁵⁸ Available on EPIC here:

https://www.projects.eao.gov.bc.ca/api/public/document/631b8d7117bc0a0022a18053/download/ECCC_Cedar%20LNG_GHG%202Sept2022.pdf

⁵⁹ While Cedar LNG is assessed under the Act (2002), aspects of the Act (2018) are considered in this assessment, as described in Part A of this Report

- *Carbon Tax Act* (Cedar will be required to follow the carbon tax rate (currently \$50/tonne CO₂e); and
- *CleanBC Roadmap to 2030* (climate plan to reach the emissions of the Paris Agreement by 2030 and continue to net-zero by 2050).

The federal GHG emission requirements applicable to Cedar LNG include:

- Greenhouse Gas Reporting Program (facilities that emit more than 10 kilotonnes (kt) CO₂e annually must report their emissions to ECCC);
- Canada's 2030 Emissions Reduction Plan (requiring 40-45 percent emissions reductions below 2005 levels by 2030); and
- *Canadian Net Zero Emissions Accountability Act* (requires national five-year emissions targets to reach net-zero by 2050).

BOUNDARIES

GHG emissions spatial boundaries are not defined because GHGs and climate change are, by nature, both regional and global.

The temporal boundaries of the assessment are the period over which the GHG emissions of Cedar LNG were predicted. Cedar estimated GHG emissions during construction and operations. Cedar determined that decommissioning was expected to result in lower GHG emissions than both construction and operations; therefore, these emissions were not included in the Application. The EAO considered GHG emissions from the full lifetime of the project in its analysis and conclusions (section 6.4.4).

6.4.2 POTENTIAL PROJECT EFFECTS AND PROPOSED MITIGATIONS IN THE APPLICATION

EXISTING CONDITIONS

The national and provincial GHG emissions from all reportable activities in Canada and BC for 2019 were estimated to be 730,000 kt CO₂e and 65,700 kt CO₂e, respectively. The 2019 National Inventory Report estimate also determined that in Canada and BC the oil and gas sector produces 191,000 kt CO₂e (approximately 26 percent of the total) and 13,700 kt CO₂e (approximately 20.9 percent of the total), respectively.

POTENTIAL PROJECT EFFECTS

The Application considered the activities that would generate direct and indirect emissions during construction and operations, as well as upstream GHG emissions during operations. Potential emissions from decommissioning were not estimated as they are expected to be less than those resulting from construction and, therefore, can be characterized based on the construction emissions information for the purposes of the assessment.

Direct emissions during the expected four years of construction would result from off-road and on-road construction equipment, blasting and land clearing (including burning and decay of cleared vegetation). The direct GHG emissions from these construction activities were estimated to be a total of 36.7 kt CO₂e. The majority (73 percent) of this consisted of land clearing biomass burning and residual decay, totalling 26.7 kt CO₂e. Direct GHG emissions during decommissioning are expected to be lower than the construction emissions as there will be less land clearing biomass burning and residual decay.

Cedar determined that these total direct emissions from Cedar LNG during construction would contribute only 0.06 percent to provincial and 0.005 percent to federal GHG emissions during construction (in comparison to 2019 emission totals).

Table 38: Total Direct GHG Emissions from Cedar LNG During Construction

Source	Total GHG Emissions (kt CO ₂ e)
Off-road construction equipment	9.8
On-road construction equipment	0.064
Blasting	0.083
Land clearing biomass burning (biomass-derived)	16.2
Land clearing decay residuals (biomass-derived)	10.6
Total emissions during construction ⁶⁰	36.7

Direct emissions would occur during operations from stationary combustion (that is, heater, boiler, pumps, generators), acid gas thermal oxidizer⁶¹, flare stacks and marine operations (LNG carriers and tugboats emission from maneuvering and loading at the terminal and travel to and from the Triple Island Pilot Boarding Station). The direct GHG emissions from operations were estimated to be a total of 226.6 kt CO₂e per year. As shown in Table 39, below, most of these direct emissions (86 percent) will result from the thermal oxidizer. Cedar noted that venting emissions are considered negligible because the design of Cedar LNG is such that typical venting sources, such as from compressors, are directed to the flare instead of to atmosphere. The emissions from flaring of these sources are included in the GHG calculations.

Direct emissions associated with LNG carriers and tugboats both in port and in transit between the Triple Island Pilot Boarding Station and the FLNG facility were predicted by Cedar to be 10.9 kt CO₂e per year, and less than 5 percent of the total direct emissions during operations.

Indirect emissions, as in acquired energy emissions, will be from the production of electricity required during operations, of which all will be acquired from the electrical grid with none generated onsite. It has been assumed that Cedar LNG will require 1,461 gigawatt-hours per year, resulting in 24.7 kt CO₂e annually.

⁶⁰ total may not sum due to rounding

⁶¹ Used to clean the exhaust of pollutants.

The upstream GHG emissions associated with Cedar LNG will occur during operations and include activities from the location the natural gas is extracted (production and processing) and its transportation to the Cedar LNG Project site. Cedar LNG will be designed to process and liquefy approximately 11.3 million cubic metres per day of natural gas, resulting in approximately 959 to 975 kt CO₂e of upstream GHG emissions annually during operations. These upstream GHG emissions are not considered to be part of Cedar LNG’s emissions, but are included for context only, and therefore have not been included in Table 39.

Cedar LNG is estimated to produce approximately 3,000 kt of LNG annually during operations. The total combined direct and acquired emissions are approximately 251.3 kt CO₂e annually. The resulting emissions intensity is approximately 0.08 t CO₂e per t of LNG produced, which is less than the emissions intensity target of 0.16 tCO₂e per t LNG produced required for LNG processing facilities under the *Greenhouse Gas Industrial Reporting and Control Act*.

Cedar determined that, as Cedar LNG would be powered by electricity from BC Hydro, the remaining activities and sources of direct and indirect emissions from Cedar LNG would contribute 0.38 percent to the provincial and 0.034 percent to the federal GHG emissions during operations (in comparison to 2019 emission totals).

Table 39: Annual Direct and Indirect GHG Emissions from Cedar LNG During Operations

Source	Annual GHG Emissions (kt CO ₂ e/yr)
Stationary combustion sources	16.2
Thermal oxidizer	192.4
Flares	7.1
Marine (LNG carriers and tugboats in port and transit)	10.9
Total Direct Emissions	226.6
Purchased electricity (average indirect emissions)	24.7
Total Direct and Indirect Emissions ⁶²	251.3

Impacts of Cedar LNG on provincial and federal emission reduction efforts

The predicted GHG emissions from Cedar LNG compared to provincial and federal oil and gas sector and total emissions are provide in Table 40.

Cedar was of the view that the emissions resulting from Cedar LNG would be low due to its being powered entirely by electricity from BC Hydro, and would be a minimal contributor to BC’s (0.38 percent) and Canada’s (0.034 percent) GHG emissions inventories. Further, Cedar LNG GHG emissions were considered in relation to the federal 2030 Emission Reduction Plan targets. Under this plan, Canada must reduce its emissions by 40 percent from 2005 levels by 2030. Canada’s current projection for GHG emissions is 443,000 kt CO₂e (representing the 40

⁶² total may not sum due to rounding

percent reduction, as provided by ECCC in their GHG Analysis⁶³). Cedar emissions in 2030 are projected to be 246 kt CO₂e (0.06 percent of the 443,000 kt CO₂e).

Cedar stated the assumption that Cedar LNG would support global decarbonization through the potential displacement of higher emitting fuel sources (such as coal) and shorter shipping distances than competitors to Asia-Pacific markets, as the global demand increases. Cedar stated that these factors would make Cedar LNG one of the lowest carbon-intensity LNG facilities worldwide.

Table 40: Comparison of GHG Emissions from Cedar LNG During Operations to Provincial and Federal Emissions

Source	Annual GHG Emissions (kt CO ₂ e/yr)	Project Total as a Relative Percentage (%)
Comparison of Total Provincial and Federal Emissions from the Oil and Gas Sectors to Cedar LNG		
British Columbia (2019)	13,700	1.83
Canada (2019)	191,000	0.13
Comparison of Total Provincial and Federal Emissions to Cedar LNG		
British Columbia (2019)	65,700	0.38
Canada (2019)	730,000	0.034

Strategic Assessment of Climate Change

Cedar provided information in their Application in Appendix 8B - Strategic Assessment of Climate Change Technical Report (SACC Technical Report) in order to meet the requirements of the Strategic Assessment of Climate Change. This included information on carbon sinks, upstream GHG emissions, best available technology and best environmental practices determination, a net-zero emissions plan, a climate resilience assessment and an assessment of uncertainty in regard to the quantitative and qualitative information.

Cedar provided an assessment of Cedar LNG's impact on carbon sinks as per the requirements of the SACC. The assessment indicated that the removal of the trees would completely interrupt the carbon sink capacity of the land, having a total loss of 1.7 kt of carbon storage, resulting in the release of 6.4 kt CO₂ if all carbon is oxidized. However, ECCC noted that their calculations indicate a loss of 2.8 kt of carbon storage, resulting in the release of 10.4 kt CO₂ if all carbon is oxidized.

⁶³ Available on EPIC here:

https://www.projects.eao.gov.bc.ca/api/public/document/631b8d7117bc0a0022a18053/download/ECCC_Cedar%20LNG_GHG%20_2Sept2022.pdf

Cedar provided a quantitative and qualitative assessment of the upstream GHG emissions associated with Cedar LNG. While upstream GHG emissions are not considered part of the Project, they are included for context. The upstream emissions associated with Cedar LNG were estimated to be 975 kt CO₂e per year during operations. Cedar stated that based on their assessment, the upstream GHG emissions associated with Cedar LNG would be incremental to what would occur domestically in the absence of the Project, but would not likely be incremental to what would occur globally in the absence of the Project. ECCC agreed with this assessment, as stated in the ECCC GHG Analysis Report.

The best available technology/best environmental practices (BAT/BEP) determination within the SACC Technical Report included an analysis to determine the most effective measures that were technologically and economically feasible to reduce GHG emissions. The first scenario considered several currently available technologies and environmental practices, including usage of BC Hydro electricity and combustion of natural gas liquids for process heat while the second scenario took an optimistic approach, combining the technologies and environmental practices currently available with an optimistic availability of the addition of emerging technologies and environmental practices associated with marine vessels and on-land equipment. The first scenario was selected based on feasibility and forms the basis for the emissions presented in the Application. This scenario includes the following potential key components, during their respective phase, to reduce the GHG emissions:

- Multiple Phases
 - Diesel would be used for on-land equipment which would not reduce GHG emissions; however, BEP would reduce diesel consumption;
 - Conduct regular maintenance to manage vehicle and equipment emissions; and
 - BEP measures would also reduce fuel and/or electricity consumption, resulting in fewer GHG emissions.
- Construction
 - Gas processing and liquefaction and LNG storage located on the FLNG facility to reduce earthwork and vegetation clearing; and
 - Revegetate the temporary work areas (such as the transmission line route) following completion of construction to reduce change to carbon sinks.
- Operations
 - Electricity would be acquired by connecting to the BC Hydro electricity grid (with back-up diesel generators), this would result in a 96 percent reduction in potential GHG emissions for power generation as compared to a liquefaction process powered by combined cycle natural gas generators;
 - Combustion of natural gas liquids onsite rather than purifying, shipping, and selling to reduce GHG emissions;
 - Use flaring only for maintenance, emergencies, etc.;

- Diesel was selected for marine equipment which would not reduce GHG emissions, with future consideration of dual fuel (LNG/diesel) and fully electrified tugboats; and
- Use dual fuel carriers for transit and at terminal (however, Cedar cannot control the LNG carrier type that is used as these are expected to be contracted by third parties).
- Decommissioning
 - Carbon sinks via revegetation of the Cedar LNG Project-area.
 - Renewable diesel would be used, if available, and could reduce emissions up to 94 percent as the CO₂e emissions from biomass combustion are not included in the provincial or national inventories.

The key decision made as part of this plan is to connect to the BC Hydro grid, which would result in reductions of approximately 537 kt CO₂e/year. The BAT/BEP Determination section of the SACC Technical Report provided an analysis of technologies and practices for the reduction of GHG emissions. In April 2022, the Government of Canada signaled its intent to develop guidance that will require proponents of new oil and gas projects subject to the IAA to demonstrate that they will have “best-in-class” low-emissions performance. Cedar LNG was not requested to assess how the project demonstrates best-in-class emissions performance as the guidance was not available at the time of assessment. A draft of the best-in-class guidance for public comment was published on October 4, 2022.

The Cedar LNG net-zero emissions plan within the SACC Technical Report provided information demonstrating how the Cedar LNG net GHG emissions will equal 0 kt CO₂e by 2050, in accordance with the requirements of the SACC and in alignment with the *Canadian Net-Zero Emissions Accountability Act*. The net-zero plan addresses Cedar LNG’s emissions from construction, operations, and decommissioning. To offset the remaining GHG emissions, ensuring Cedar LNG reaches net-zero by 2050, Cedar plans to purchase offset credits; however, in the future Cedar will consider alternative options to meet Canada’s net-zero by 2050 target.

Positive Effects

Cedar LNG would produce GHG emissions and therefore, would not directly have a positive effect on GHG emissions for the province or Canada. However, Cedar LNG could have a positive impact on GHG emissions globally, if the importing countries were to use the natural gas as a replacement for coal in power production, due to the fact that natural gas-fired electricity generation results in approximately 40 percent less GHG emissions than coal-fired electricity generation. In ECCC’s GHG analysis, ECCC noted that Cedar LNG’s key mitigation measure to use BC Hydro’s clean grid electricity provides significant GHG emissions reductions and may offer further reductions as renewable electricity expands. Cedar LNG is likely to be one of, if not the lowest emission intensity producers of LNG globally, largely because of its reliance on clean B.C. electricity.

Consideration of Indigenous Knowledge

Cedar did not receive traditional knowledge or traditional use information related to GHG emissions during its consultation and information sharing activities. Therefore, Cedar used publicly available data to describe the existing conditions of GHG emissions and predicted GHG emissions using standard calculation methods.

MITIGATION MEASURES PROPOSED IN THE APPLICATION

The Mitigation Measures Cedar proposed for construction, operations and decommissioning to avoid or minimize GHG emissions were composed of those listed above in the first scenario following analysis of the BAT/BEP. The primary ones are listed below:

- Conduct regular maintenance to manage vehicle and equipment emissions (all phases);
- Ensure compliance with the BC OGC Flaring and Venting Reduction Guideline by reduction of flaring and venting to reduce quantity of GHG released to the atmosphere (operations);
- Revegetate the transmission line route following completion of the transmission line to reduce change to carbon sinks (construction); and
- Equip facility leak detection and repair equipment and programming to reduce fugitive leakage of gas (operations).

In addition to the identified Mitigation Measures listed, Cedar has integrated certain design decisions into the Project to help reduce the effects of Cedar LNG. The key design decision relevant to GHGs include:

- Use of BC Hydro electricity as the power source during operations; and
- Gas processing and LNG storage being located on the FLNG facility to reduce earthwork and vegetation clearing.

During Application Review, Cedar also proposed a Follow-up Program under IAA for GHG emissions, which is described further below. Cedar also noted that it is considering dual fuel (LNG and diesel) escort tugs and battery powered harbour tugs to reduce GHG emissions.

6.4.3 POTENTIAL PROJECT EFFECTS AND PROPOSED MITIGATIONS IDENTIFIED DURING APPLICATION REVIEW

Based on a review of the Application and with feedback from the Working Group, Indigenous nations and the public, the following key issues related to the assessment of GHG management for Cedar LNG were identified:

- Provincial and Federal Targets;
- Facility emissions;
- Emissions from shipping;
- Emissions from decommissioning;

- Upstream and downstream emissions.

UPSTREAM AND DOWNSTREAM EMISSIONS

Members of the public requested consideration of upstream and downstream emissions.

In response, Cedar noted that it provided information on upstream emissions as required by the SACC, in accordance with ECCC prescribed methods. Information on upstream emissions is reflected above in the section on the [Strategic Assessment of Climate Change](#). Cedar noted that it assessed the Project emissions, as required by applicable federal and provincial laws and the Application Information Requirements. Cedar noted that downstream emissions from the combustion of the LNG in Asian markets have the potential to displace emissions from coal combustion. This will have the effect of reducing GHG emissions in those Asian markets.

The Climate Action Secretariat (CAS) has also estimated, using a methodology comparable to the one used to estimate LNG Canada's in-BC upstream emissions at the time of its final investment decision, in-BC upstream emissions associated with Cedar LNG and estimated an incremental in-BC 290 kt CO₂e per year during operations. This estimation assumed 1) that only 60% of the facility's natural gas feedstock came from incremental BC production; and 2) that upstream emissions would be reduced from historical baselines due to the methane, electrification, and carbon pricing policies. It also assumed the use of low-CO₂ Montney feedstock gas. This number differs from the 975 kt CO₂e per year estimated by Cedar due to differing assumptions in the estimates. CAS noted that Cedar's estimate was very conservative because it is based on historical emission factors from upstream production that have been dropping in recent years and are often lower in B.C. than elsewhere in Canada. Cedar also assumed that 100% of the emissions would be incremental B.C. production, whereas CAS assumed that only 60% of emissions are incremental and in B.C. The EAO acknowledges Cedar's estimate of upstream GHGs is consistent with SACC methodology and accepted by ECCC.

The EAO notes that downstream emissions (i.e., those from end-use combustion) are not a required scope of the assessment under the Act or the IAA. This is consistent with most carbon accounting for industrial facilities.

PROVINCIAL AND FEDERAL TARGETS

Commenters during the public comment period expressed concern that B.C. would miss its goals for GHG reduction, that LNG Canada would increase GHG emissions, and Cedar LNG would add further emissions. Commenters also expressed concern that the Project would hinder the Government of Canada's ability to meet its environmental obligations and its commitments in respect of climate change, requested the net-zero plan be required earlier through conditions, and that transition to a carbon neutral economy be taken into consideration.

Cedar noted that it has committed to the purchase of emission offset credits, as necessary but indicated that further specifics were unavailable at that time as a number of factors may

change. Cedar would prioritize alternatives to offsets to reach net-zero and would periodically revisit the net-zero plan throughout the lifetime of Cedar LNG to update the feasibility of other alternatives. Cedar stated that it is confident that the requirement for net-zero by 2050 can be met and a net-zero Plan will be prepared to demonstrate how this will be achieved. This plan will be prepared early in the life of the Project, after the detailed engineering design is complete, and will be reviewed at least every five years. This review schedule will allow the plan to incorporate new technologies and advances in carbon offset initiatives that become available throughout the life of the Project.

The EAO notes that the Cedar LNG net-zero emissions plan within the SACC Technical Report addresses Cedar LNG's emissions from construction, operations, and decommissioning and provided information demonstrating how the Cedar LNG net GHG emissions will equal 0 kt CO₂e by 2050, in accordance with the requirements of the SACC and in alignment with the *Canadian Net-Zero Emissions Accountability Act*.

Regarding provincial targets, the EAO notes that, according to the 2021 Climate Change Accountability Report, released by CleanBC, British Columbia's 2030 GHG emissions are estimated to be 55.2 million tonnes CO₂e or about 40% of the way to its 2030 target. The projections in that report consider GHG emissions from LNG production of 14 million tonnes per year, starting in 2025 (from "Modelling CleanBC: 2021 Methodology Report"); this is the amount of LNG to be produced by the LNG Canada Project. After the release of that report, the province released CleanBC Roadmap to 2030, which lays out additional policies and actions that are projected to enable B.C. to reach its 2030 target and oil and gas sectoral target. The estimated direct and indirect net emissions from Cedar LNG represents approximately three percent of B.C.'s 2030 oil and gas sector targets and 0.6% of B.C.'s 2030 emission reduction target. The 2022 accountability report is set to be released before the end of the year. The EAO and CAS concluded that Cedar LNG may have minor effects on B.C.'s ability to meet shorter term GHG emission targets; however, the implementation of Cedar's GHG reduction plan, whose cited offset purchases would need to be 2050-eligible, would ensure that Cedar LNG aligns with B.C.'s longer-term GHG emission targets.

For the purposes of assessing effects on provincial targets, the EAO notes that if upstream emissions are considered using CAS's estimates described in the section above, the combined 251.3 kt CO₂e from the facility with the estimated 290 kt CO₂e from upstream emissions would result in 541.3 kt CO₂e, which would equal 6% of the 2030 oil and gas sector targets and 1.4% of the province-wide emissions targets.

Regarding federal targets, the EAO notes that section 6.9.8 contains a detailed assessment of the extent to which the potential effects of Cedar LNG may hinder or contribute to Canada's ability to meet its environmental obligations and its climate change commitments. This section concludes that Cedar LNG may hinder Canada's ability to meet shorter term commitments in respect of climate change to a low extent; however, the implementation of Cedar's net-zero

plan by 2050 should ensure that the Project aligns with Canada's longer-term commitments in respect of climate change.

Considering the predicted GHG emissions for Cedar LNG and to ensure Cedar LNG aligns with the direction of the Clean BC Roadmap, the EAO proposes a condition requiring Cedar to develop a GHG reduction plan, as described below in section 6.4.4. The EAO also recommends Mitigation Measures under the IAA for GHGs, including a Follow-up Program for GHGs and a requirement that Cedar LNG does not emit greater than 0 kt CO₂e/year by January 1, 2050, as calculated in equation 1, section 2.1, of ECCC's [Draft Technical Guide Related to the Strategic Assessment of Climate Change: Guidance on quantification of net GHG emissions, impact on carbon sinks, Mitigation Measures, net-zero plan and upstream GHG assessment](#).

In consideration of the recommended provincial conditions and federal Mitigation Measures, the EAO was satisfied the issue was adequately addressed for the purpose of the EA.

FACILITY EMISSIONS

The public raised concerns that there may not be adequate power for Cedar LNG to use electricity from the BC Hydro electrical grid, as stated, and that GHG emissions would be higher than estimated if powered instead by natural gas fired turbines. In addition, a member of the public inquired if natural gas liquids (condensate), which are a by product of the LNG process and would be burned for process heat, as described in section 6.5.1, was considered in the estimate of GHG emissions. The public also raised concerns about mitigations for flaring and the potential for an expansion to the facility.

Cedar responded that, consistent with Haisla Nation guidance and Cedar's design philosophy, Cedar committed to utilizing renewable electricity from BC Hydro to power the project as opposed to burning natural gas. Cedar noted that this critical design decision enables Cedar to produce LNG with one of the lowest GHG intensities in the world. Cedar has confirmed, based on its ongoing work with BC Hydro, that no additional transmission lines are required to ensure sufficient electricity is available at the Minette Substation for the Project.

Regarding GHG emissions from burning condensate, Cedar stated that the operations phase estimate of GHG emissions in the Application was based on the use of natural gas rather than natural gas liquids for process heat; however, these emissions projections would be updated in post-Certificate documents that would be required for the Project, if approved. Regarding flaring, Cedar noted that the LNG Facility Permit process, which is led by the OGC, includes much more detailed consideration of Project design, including flaring. In addition, Cedar will require a Waste Discharge Permit for air emissions under the *Environmental Management Act*. Cedar notes the Project will be designed in accordance with the British Columbia Oil and Gas Commission's Flaring and Venting Reduction Guideline (September 2022).

The EAO notes that the proposed condition for GHG reduction plan requires Cedar to include information on projected annual direct GHG emissions, which would include GHG emissions

from condensate combustion. The condition requires that Cedar LNG GHG emissions to be less than or equal to the estimates provided in the Application. In addition, the EAO has proposed provincial and federal Mitigation Measures requiring the Project to be electrified. The EAO has recommended federal Mitigation Measures which require Cedar to utilize electricity to power the pre-treatment and liquefaction of natural gas during operations; and to take into account the BC OGC Flaring and Venting Reduction Guideline to reduce quantity of GHG released to the atmosphere by reduction of flaring and venting. Provincially, the EAO has proposed a Project Description, which sets out the details of the project that Cedar is authorized to construct and operate; this Project Description would form part of the legally binding EAC, if issued. The Project Description includes natural gas liquefaction trains powered by electricity and it does not include the production of electricity from natural gas. The Project Description also specifies a facility with a capacity to liquefy up to and including 400 million standard cubic feet per day (11.33 million cubic metres per day) of natural gas.

With these recommendations, the EAO considered the issues to be adequately addressed for the purpose of the EA.

EMISSIONS FROM SHIPPING

Concerns were raised by CHN, Lax Kw'alaams, the Terrace Chapter of Council of Canadians (via the public comment period on the Application) and ECCC, regarding how marine vessel (including tugboat) emissions were considered in the assessment and the exclusion of LNG carrier emissions from the net-zero plan. ECCC is of the view that shipping emissions from Kitimat to the Triple Island Pilot Boarding Station are within the scope of the project and must be included in the net-zero plan, which is aligned with the SACC.

Cedar clarified that marine vessel emissions associated with construction are those from construction vessels and are considered in the category of off-road equipment. Cedar noted that estimates of emissions from LNG vessels and tugboats in transit between the Triple Island Pilot Boarding Station and the marine terminal and in port are included in the assessment and account for approximately 10.9 kt CO₂e/year or 5 percent of direct emissions (as shown in Table 39). Cedar provided a supplementary memo clarifying its calculations and approach around emissions from marine shipping. While Cedar provided this information in support of the assessment, Cedar noted that it was of the view that shipping emissions should not be part of the net-zero plan for the following reasons:

- LNG vessels are not owned or operated by Cedar;
- Emissions while berthed will be included but those while in transit are not associated with Cedar as per the BC GHG Emission Reporting Regulation;
- Shipping is already subject to both international and federal legislation, and including the vessels in Cedar LNG calculations could duplicate offsetting efforts; and
- Requiring proponents of new projects to account for shipping emissions in their net-zero plans places them at a business disadvantage compared to smaller projects or those expanding existing projects.

However, despite these views, Cedar confirmed, in response to a June 2022 information request, that its net-zero plan would conform to the SACC requirements, including the inclusion of shipping emissions, where required.

The EAO acknowledges that shipping emissions from Kitimat to the Triple Island Pilot Boarding Station are within the scope of Cedar LNG and must be included in the conditions and in the net-zero plan, as per the SACC. The EAO recommends the greenhouse gas reduction plan (Condition 10), a Mitigation Measure under the IAA for GHGs which requires Cedar to ensure that net GHG emissions (including those from marine shipping out to the pilotage station) reach zero by 2050, and a Follow-up Program for GHGs, as described below in section 6.4.400. The EAO was satisfied this issue was adequately addressed for the purpose of the EA.

EMISSIONS DURING DECOMMISSIONING

ECCC commented that an estimate for Cedar LNG's GHG emissions during decommissioning should be included with a clear description of how it was reached.

Cedar noted that the GHG emissions that are expected during the decommissioning phase are expected to be similar to, or less than, those from the construction phase. However, as decommissioning is approximately 45 years in the future, a theoretical emission estimate for decommissioning would likely be inaccurate. Cedar stated that while it is expected that the GHG emissions during decommissioning will be less than those of construction, if necessary, the GHG emissions for construction can be considered as an approximate estimate of GHG emissions for decommissioning.

The EAO is of the view that these issues that have been discussed are adequately resolved for the purposes of the EA. For the purpose of the assessment, the EAO assumed that that GHG emissions, as predicted for construction would also occur during decommissioning, without inclusion of the land-use change emissions (such as land clearing). The EAO notes that the proposed condition for a GHG reduction plan (10) would apply during decommissioning. In addition, the recommended federal Mitigation Measure under the IAA that Cedar LNG does not emit greater than 0 kt CO₂e/year by January 1, 2050 would also apply to decommissioning.

6.4.4 THE EAO'S ANALYSIS AND CONCLUSION ON EFFECTS TO GREENHOUSE GAS EMISSIONS

This section presents the EAO's conclusions on the potential adverse residual effects from Cedar LNG on GHG emissions. Consideration of the extent to which Cedar LNG hinders or contributes to Canada's ability to meet its environmental obligations and commitments in respect of climate change (under Section 22(1)(a)(i) of the IAA) is provided in Section 6.9 – the Requirements of the *Impact Assessment Act*.

PROPOSED PROVINCIAL CONDITIONS AND FEDERAL KEY MITIGATION MEASURES

Based on mitigations proposed in the Application, issues raised during Application Review, the EAO's effects assessment, and the information contained in the Joint Permitting / Regulatory Coordination Plan, the EAO proposes a provincial condition for a GHG reduction plan (Condition 10), in consultation with additional parties, including Indigenous nations and the Climate Action Secretariat. This plan would include estimation of GHG emissions, consideration of provincial emission reduction targets and schedules, analysis of BAT/BEP, etc. to minimize GHG emissions and an explanation for technologies and measures to be and not to be implemented.

This plan would work in tandem with legislation regarding GHGs, including the *Greenhouse Gas Industrial Reporting and Control Act*, which establishes a GHG intensity limit for LNG produced, the *Climate Change Accountability Act*, which sets GHG emission reduction requirements for the oil and gas sector and the CleanBC Roadmap to 2030, which sets out a series of actions for BC to meet the 2030 emissions reduction target and prepare for net-zero at 2050, and the additional relevant provincial and federal regulatory requirements referenced in section 6.4.1.

The EAO recommends the following Mitigation Measures under the IAA:

- Utilize electricity to power the pre-treatment and liquefaction of natural gas (operations);
- Meet the federal requirement that Cedar LNG does not emit greater than net 0 kt CO₂e/yr by January 1, 2050, as calculated in Equation 1 (Net GHG Emissions) in Section 2.1 of Draft Technical Guide Related to the Strategic Assessment on Climate Change: Guidance on quantification of net GHG emissions, impact on carbon sinks, Mitigation Measures, net-zero plan and upstream GHG assessment (August 2021). Cedar must develop a Net-Zero Plan to demonstrate how Cedar will prioritize the implementation of BAT/BEP to reduce GHG emissions between the start of operations and January 1, 2050 over relying on offset measures to achieve net-zero on January 1, 2050; and
- Conduct regular maintenance to manage vehicle and equipment emissions (all phases);
- Take into account the BC OGC Flaring and Venting Reduction Guideline to reduce quantity of GHG released to the atmosphere by reduction of flaring and venting (operations).

In addition, the recommended federal Mitigation Measures for the vegetation resources VC to naturally revegetate or actively reclaim temporary construction areas on Crown land and are not required for operations (reclamation on private land to follow lease agreements) would also mitigate effects to GHG emissions.

In addition, the EAO also proposes a Follow-up Program for GHG emissions, in consultation with ECCC, under the IAA be developed prior to construction and implemented during operations, which would include:

- During the first five years of operations of the Project: compare the GHG emissions calculated to meet the federal reporting requirements under ECCC's Greenhouse Gas

Reporting Program, to the predicted GHG emissions from the Application (or any subsequent updates to the predictions), and outline and justify discrepancies

- Annually estimate and report Cedar LNG's GHG emissions throughout the lifetime of Cedar LNG
- During Operations, annually quantify GHG emissions intensity from Cedar LNG, and outline and justify discrepancies between predicted values and actual values.

RESIDUAL EFFECTS

After considering all relevant proposed Mitigation Measures, the EAO concludes that Cedar LNG would have residual adverse effects due to increased GHG emissions. The EAO's characterization of the expected residual effects of Cedar LNG on GHG emissions is summarized below and reflects the EAO's level of confidence in the effects determination (including their likelihood and significance). The EAO considered that GHG emissions would occur during construction, operations and decommissioning and, for the purpose of the analysis, emissions during decommissioning would be equivalent to those during construction, not including land-use change GHG emissions (such as land clearing). Significance characterization is provided below to support the assessment under the IAA.

Table 41: Summary of Residual Effects to Greenhouse Gas Emissions

Criteria	Assessment Rating	Rationale
Context	Low	The EAO considers GHGs to have low resiliency/be acutely sensitive to existing conditions. The Intergovernmental Panel on Climate Change (IPCC) has confirmed that GHG emissions are at levels that are affecting the global climate and the Government of Canada declared a climate emergency in 2019. As such, the EAO considers GHGs to have low resiliency/be acutely sensitive to existing conditions. Although GHGs have global effects, the EAO also notes that, regionally, high levels of GHG emissions are expected to result from the LNG Canada facility (approximately 4,000 kt CO ₂ e/year during operations).
Direction and Magnitude	Adverse and Low	The highest level of Cedar LNG-related GHG emissions (direct and indirect), including all marine emissions, will occur during operations and is expected to be an average of 251 kt CO ₂ e/yr. GHG emissions during operations will be about 2.5 times above the provincial and Greenhouse Gas Reporting Program reporting threshold, and annual reporting will be required. Annual emissions during operations would be approximately 0.38 percent of BC's total emissions (2019), 0.034 percent of Canada's total emissions (2019), and approximately 1/16 of predicted of predicted emissions from LNG Canada. During operations, the facility's GHG emissions intensity will be 50 percent of the 0.16 tonnes CO ₂ e per tonne of LNG production set out in the Schedule of Regulated Operations and Emission Limits in the <i>Greenhouse Gas Industrial Reporting and Control Act</i> .
Extent	Beyond Regional	The geographic effect of GHG emissions from Cedar LNG is cumulative globally.

Criteria	Assessment Rating	Rationale
Duration	Permanent	GHG emissions will be produced for the lifetime of Cedar LNG. The residual effects of GHG emissions will be permanent as these effects will continue to be experienced long after (hundreds of years) emissions are no longer produced.
Frequency	Continuous	GHG emissions will occur throughout the lifetime of Cedar LNG and be greatest during operations of Cedar LNG.
Reversibility	Irreversible	While GHG emissions will cease after decommissioning, given current technology and the persistence of CO ₂ in the atmosphere, the effects of the GHG emissions resulting from Cedar LNG are effectively irreversible.
Risk (likelihood and consequences)		<p>Likelihood: There is a high likelihood that the levels of GHG emissions reported will be produced with the current design of Cedar LNG, and that these emissions will contribute to a residual effect, climate change.</p> <p>Consequence: Moderate consequence based on the low magnitude extending beyond regional.</p> <p>Risk: based on the likelihood and consequence of residual effects from GHGs, it was determined that there would be a moderate level of risk.</p>
Uncertainty		The EAO has a high level of confidence in the likelihood of adverse residual effects based on there being a good understanding of the predicted GHG emissions and their contributions to climate change. There is a low degree of uncertainty associated with data inputs and modelling techniques.
Significance		In consideration of the low magnitude of the predicted effects, as well as the proposed provincial condition and federal Mitigation Measures, the EAO concludes that Cedar LNG would not have significant adverse effects on GHG emissions.

Note: Criteria and assessment ratings are defined in [Appendix 4: Residual Effects Characterization Definitions](#).

CUMULATIVE EFFECTS ASSESSMENT

GHG emissions are a global issue, and the IPCC has produced several scenarios projecting potential global GHG emissions trajectories and the potential effects associated with these emissions levels. As such, the EAO did not require the Application for Cedar LNG to include a cumulative effects assessment for GHG emissions and the EAO did not conduct a cumulative effects assessment for the same reasons. Further, the Agency considers GHG emissions to be inherently cumulative in the context of their potential effects related to climate change. Consequently, cumulative effects are considered within the analysis of climate change impacts in Section 6.9 – Requirements of the *Impact Assessment Act*, and therefore a separate cumulative effects assessment is not described here.

CONSIDERATION OF INDIGENOUS KNOWLEDGE

The EAO considered Indigenous Knowledge, where available, in the assessment of GHG emissions.

In the Application, Cedar noted that it did not receive traditional knowledge or traditional use information related to GHG emissions during its consultation and information sharing activities.

During the EA, CHN and Lax Kw'alaams provided comments on the assessment of GHG emissions, including related to proposed Mitigation Measures and conclusions. The information provided is summarized above in section 6.4.3 or discussed in the nation-specific sections in Part C of this Report. Key ways in which the EAO took these comments into account in the assessment of GHG emissions included:

- Provincial conditions:
 - Greenhouse Gas Reduction Plan (Condition 10);
- Federal Mitigation Measures:
 - Mitigation Measure for GHGs to ensure that net GHG emissions (including those from marine shipping out to the pilotage station) reach zero by 2050

CONCLUSIONS

The EAO is satisfied that Cedar LNG would not have significant adverse effects on GHG emissions. This conclusion considers the information and analysis presented in this chapter; the views of the technical Working Group (including the information provided in ECCC's GHG Analysis), Indigenous nations, and Cedar; the proposed Mitigation Measures identified in the provincial TOC including, Condition 10: greenhouse gas reduction plan; and recommended Mitigation Measures under the IAA related to GHGs (Appendix 1).

6.5 ALTERNATIVE MEANS

6.5.1 BACKGROUND

Section 25 of the Act (2018)⁶⁴ states that every assessment must consider alternative means of carrying out the Project that are technically and economically feasible, including through the use of the best available technologies, and the potential effects, risks and uncertainties of those alternatives. In addition, under Section 22(1)(e) of the IAA, the assessment of a designated project (Cedar LNG) must consider alternative means of carrying out the designated project that are technically and economically feasible, including using best available technologies, and the effects of those means.

The Application describes the process through which Cedar evaluated alternate design options for Cedar LNG. Cedar provided information to Indigenous nations on alternate project designs and configuration options during early consultation. Comments received by Cedar were incorporated into refining the Cedar LNG project design. Cedar selected the floating LNG (FLNG) design described in the Application because Cedar concluded that it would minimize the impact to the local community and environment and is technically feasible. The FLNG facility would include LNG storage in the hull and air-cooled, electric-powered gas treatment and liquefaction equipment located on the deck. The FLNG facility will have an innovative berth design that avoids the need for in-water piled structures. It will also have a seawater firewater system, and direct loading LNG which avoids the need for a dedicated LNG carrier jetty. To support these decisions, Cedar evaluated several alternative designs and technologies more common in current LNG facilities including the following:

- Location of Gas Treatment, Liquefaction Facilities and LNG Storage
 - Onshore LNG facility
 - Floating LNG facility
- Cooling options for the liquefaction
 - Water-based (seawater or freshwater)
 - Air-cooled
- Alternative marine terminal and jetty designs
 - Marine terminal location
 - North side of District Lot 99
 - South side of District Lot 99
 - Jetty Designs
 - Conventional Jetty Designs
 - Floating system
 - Strut Mooring system

⁶⁴ While Cedar LNG is assessed under the Act (2002), aspects of the Act (2018) are considered in this assessment, as described in Part A of this Report.

- Number of berths
 - Single berth with side-by-side berthing
 - Two berth system
- Power Supply Options
 - Self-Generation
 - Grid Electricity

Cedar investigated two additional project design features but did not assess alternatives for these because there was only one acceptable technology. These related to 1) separation and stabilization of natural gas liquids and 2) water source for the firewater system.

The separation and stabilization of natural gas liquids involved removing small amounts of natural gas liquids from the feed gas prior to liquefaction to avoid them freezing under cryogenic conditions. Most LNG facilities in operation today remove these components and fractionate them to use as refrigerants or to export to market. Cedar investigated this option, but ultimately chose to use these components as fuel for the process heat required for the natural gas pre-treatment, including incineration of the impurities removed in the gas pre-treatment. Advantages of using the natural gas liquids for process heat include reducing the energy intensity of the Project eliminating the need to export a refined product (either by water or by rail) and reducing the storage volumes of products that could affect air quality or potentially interact with the marine environment in the event of a spill. Furthermore, producing a natural gas liquids product for export would result in incremental capital costs, operation cost, and complexity in the design and operation. The potential for accidents associated with transport of natural gas liquids was a concern that Cedar heard from Indigenous nations during engagement regarding the Project.

A review of water sources for the firewater system was completed and while a typical firewater system for an onshore facility would use freshwater, Cedar has chosen not to use freshwater for firewater for similar reasons to the decision not to use freshwater for cooling noted below in section 6.5.3. As there are not any major watercourses in the Facility Area, there would be insufficient freshwater during summer months to accommodate the firewater requirements. Seawater was selected as firewater for the FLNG facility for the Project due to the proximity and accessibility of the water source. Using seawater for firewater does not have the same inherent risks to marine life as were identified in the cooling options alternatives due to the fact that the firewater intake flow rate is substantially lower than the cooling water intake flow rate. In addition, firewater will be used in emergency circumstances only (except for testing of the firewater system). Due to the fact that using seawater for firewater is the only technically feasible option, an alternative assessment was not completed.

6.5.2 LOCATION OF GAS TREATMENT AND LIQUEFACTION FACILITIES AND LNG STORAGE

Cedar considered two locations for siting the gas treatment and liquefaction units and LNG storage tanks: onshore within District Lot 99 and on a floating facility. Most LNG plants globally have onshore gas treatment, liquefaction, and storage infrastructure. While there are now several operating FLNG facilities globally, it has only been in the past five years that these facilities have been developed.

Considerations as to where to locate this infrastructure focused on technical feasibility, construction and operation costs, and relative risk to the environment. Criteria for technical feasibility included successful application/use on other projects, engineering requirements, space requirements, and safety. Criteria for construction and operation costs included location of manufacturing and local workforce requirements.

Risk to the environment considered area of land disturbance and relative risks (between the options) to terrestrial and freshwater habitats as well as archaeological and heritage resources.

Cedar noted that during early consultation with Indigenous nations, some Indigenous nations saw more safety risk associated with a FLNG facility than a land-based facility. Based on the environmental and geographical constraints of the Facility Area, Cedar preferred the FLNG facility alternative early in project development.

The key differentiators between an onshore LNG facility and a FLNG facility are described below in Table 42.

Table 42: Comparison of the Alternate Means for the Location of Gas Treatment and Liquefaction Facilities and LNG Storage

Factor	Onshore LNG Facility	Floating LNG Facility
Technical Feasibility	<ul style="list-style-type: none"> Proven technology with 37 operating liquefaction (export) facilities worldwide. The oldest facility began operation in 1970. Requires blasting to level an area large enough to construct the LNG storage tank. 	<ul style="list-style-type: none"> Proven technology but relatively new with four operating facilities worldwide. The oldest FLNG facility began operation in 2017.
Environmental, economic, social, cultural and health implications	<ul style="list-style-type: none"> Requires a larger construction workforce to build the onshore facility and would require non-local workers based on labour force availability in the region, which would increase demand on local services (including accommodation and transportation) and have potential adverse effects on local socio-economic conditions and on human community well-being. The berth for the LNG carriers visiting an onshore facility is likely to be more complicated and have greater marine effects than the selected berthing configuration for the FLNG facility. The terrestrial footprint is larger; therefore, more terrestrial environmental factors will be disturbed. There is also higher potential for impacts to archaeological sites and heritage resources. 	<ul style="list-style-type: none"> FLNG facility reduces the need for a large non-local workforce during construction. This is expected to reduce potential adverse socio-economic effects to the local community, Infrastructure and Services, Human and Community Well-Being, including disproportionate effects and GBA Plus. The FLNG facility has a substantially smaller footprint than would be required to accommodate an onshore LNG facility and associated storage. As a result, construction of the FLNG facility will have fewer GHG emissions and smaller impacts on vegetation communities, wildlife habitats, freshwater streams, and archaeological/heritage. Smaller impacts on local biophysical and cultural resources and less land disturbance will also have less effect on local land and resource users.
Effects to Indigenous Interests	<ul style="list-style-type: none"> Greater terrestrial impacts to Indigenous interests (such as terrestrial harvesting) due to larger Project footprint and land disturbance and greater potential for effects from an onshore LNG Facility. An onshore LNG Facility has the potential for marine impacts to Indigenous interests (such as marine harvesting) due to vessel berthing and 	<ul style="list-style-type: none"> Smaller impacts on local terrestrial biophysical and cultural resources and less land disturbance will have less effect on local land and terrestrial resource users, which reduces select potential effects on the Indigenous nations (such as terrestrial harvesting). During early consultation with Indigenous nations, concerns were raised regarding higher safety risk associated with a FLNG facility than a land-based LNG facility. However, the effects to

Factor	Onshore LNG Facility	Floating LNG Facility
	<p>cargo loading (for example: collision, grounding or spills).</p>	<p>Indigenous interests would not significantly differ from a loss of containment of onshore vs. offshore LNG facility.</p> <ul style="list-style-type: none"> Based on the environmental and geographical constraints of the Project Area, Cedar preferred and selected the FLNG facility alternative early in project development.
<p>Consideration of Best Available Technology</p>	<ul style="list-style-type: none"> Technologies are similar regardless of whether onshore or floating. 	<ul style="list-style-type: none"> Technologies are similar regardless of whether onshore or floating.
<p>Risks and Uncertainties</p>	<ul style="list-style-type: none"> An onshore LNG facility has the potential for exposure to adverse geotechnical conditions, including rock integrity and slide risk, that could increase the capital cost of this type of facility. Tsunami risk present with both options; however, critical infrastructure would need to be located above the tsunami run-up zone, which would result in larger excavation volumes to meet grading requirements. Within the Facility Area, traffic on the Bish Creek Forest Service Road poses a potential safety and security risk to an onshore development scenario. By having the gas treatment, liquefaction facilities and LNG storage on a floating facility, the Bish Forest Service Road is not expected to need to be realigned around the Project. 	<ul style="list-style-type: none"> Locating the gas treatment and liquefaction facilities and LNG storage on the FLNG facility reduces the geotechnical risk associated with the Project. If unfavorable ground conditions were encountered in the Facility Area, extensive ground improvements (such as soil compaction, stabilization or piling) could be required to support modules and LNG storage. The footprint and slope of the site is also not adequate or appropriate for this infrastructure to be located on land. Tsunami risk present with both options; however, FLNG facility can be designed with the capacity to rise/fall with the changing water levels associated with a tsunami. The integrated storage tanks in the hull of the FLNG facility result in less cryogenic piping and, as a result, a lower risk of LNG spillage or leakage. Constructing the FLNG facility in a shipyard allows work to occur in a controlled environment. This reduces uncertainties and construction delays due to weather conditions or craft labour productivity and allows for enhanced quality control measures. It also allows the equipment to be tested as an integrated system prior to being brought to the Project site.

Cedar also noted the following additional considerations regarding the two options:

- An onshore liquefaction facility may be slightly more cost effective to maintain compared with the processing equipment located on the FLNG facility. This is due to spare parts being able to be trucked directly to the required location versus transferred by forklift or crane to the FLNG facility.
- There would likely be no difference in the operation staffing requirements between the onshore and FLNG facility options.
- Decommissioning of an FLNG facility at the end of the Project is simpler due to the ability to re-use the FLNG facility elsewhere or tow away the bulk of the equipment and infrastructure to a dedicated salvage yard.

The FLNG facility was selected because it best reflects Cedar's design philosophy to minimize the impact to the local community and environment. It is technically feasible with the added benefits of the ability to reduce impacts to land-based valued components, the ability to minimize potential adverse socio-economic effects, increased ability to control access to the Project, and reduced construction cost.

6.5.3 ALTERNATIVE COOLING OPTIONS FOR THE LIQUEFACTION PROCESS (WATER-BASED OR AIR-COOLED)

Cedar assessed three proven cooling technologies for the Project: seawater cooling, freshwater cooling, and air cooling. Prior to the evaluation of cooling options, the FLNG facility alternative was identified as the preferred development scenario, and therefore the assessment of cooling options was completed with the understanding that the cooling systems would be located on the FLNG facility.

Considerations between cooling methods included technical feasibility, construction and operation costs, and relative risk to the environment. Criteria for technical feasibility included availability of the cooling medium and space requirements; all options were considered implementable and safe. Criteria for costs was the cost to build and maintain the cooling system. Relative risk to the environment focused on Haisla Nation guidance, including effects to marine resources and freshwater fish.

The key differentiators between water-based cooling (seawater or freshwater) and air-cooling, are described below in Table 43.

Table 43: Comparison of the Alternate Means for the Cooling Options for the Liquefaction Process

Factor	Freshwater Cooling	Seawater Cooling	Air Cooling
Technical Feasibility	<ul style="list-style-type: none"> • Proven technology used in industrial facilities in Canada • Up to 35 percent more energy efficient than air cooling • Requires large volumes of freshwater, which is not available in the Project Area • Would require additional Project infrastructure (that is, dedicated water supply pipeline) • Cooling towers require more space than is available on the FLNG facility • A high construction cost • Relatively high long-term operation cost 	<ul style="list-style-type: none"> • Proven technology that is broadly used in offshore oil and gas production • Provides more long-term stable operating conditions due to the consistency of the sea temperature • Direct seawater cooling is compact, requiring limited equipment (in comparison with indirect systems) and highly energy-efficient • Closed loop seawater cooling systems have lower efficiencies and therefore high surface requirements for contact with seawater • Indirect seawater cooling has the same considerations related to potential environmental impacts from waste heat in the discharge. Cedar’s pre-FEED studies found the volume of seawater required for indirect seawater cooling is much higher than direct seawater cooling and; therefore, has higher capital and operating costs. 	<ul style="list-style-type: none"> • No additional footprint • There is a larger degree of uncertainty in design temperatures for air cooling compared to seawater cooling • Air cooling fan technology works best in areas with lower year-round seasonal temperature changes (appropriate for Kitimat); however, the capacity of air to adsorb heat is substantially lower than water. This results in a number of technical challenges and adverse effects: <ul style="list-style-type: none"> • Relatively poor heat conductance of air results in the need for a large number of fans and a relatively large surface area for the cooling system • Large number of fans results in a larger number of point noise emitters • Air cooling systems have a relatively high energy demand to operate the fans • During pre-FEED, Cedar confirmed the FLNG facility deck space is sufficient to accommodate the number of air cooler bays and fans required for the Project.

Factor	Freshwater Cooling	Seawater Cooling	Air Cooling
<p>Environmental, economic, social, cultural and health implications</p>	<ul style="list-style-type: none"> • Would require withdrawals from the Kitimat River and a new large diameter water supply pipeline to the Project Area. This would increase the Project’s adverse effects to vegetation, wildlife, freshwater fish, and archaeological/ heritage resources • The Kitimat River is the water supply for the District of Kitimat and any upstream withdrawals need to avoid effects to water quality and availability • The unnamed watercourse bisecting District Lot 99 (watercourse 19 [WC-19]) would be effectively dewatered to meet the supply demands, which would have adverse effects to the local environment. 	<ul style="list-style-type: none"> • Seawater cooling may affect human health through the use of anti-biofouling agents and changes to marine water temperatures • Direct seawater cooling has the potential for entrainment of fish and other marine life in the pump system • Direct seawater cooling requires the addition of anti-biofouling agents, which has the potential to affect ambient water quality in the vicinity of the outfall, potentially affecting the health and behaviour of fish and other marine life • Both seawater cooling systems will increase surrounding water temperatures, which could have positive and adverse effects for fish and marine animals • Slight increases in water temperature could increase the productivity of the local environment, but elevated temperatures could have a range of adverse effects for fish including reduced reproductive capacity, limiting feeding and recruitment success, and increasing species sensitivities to a variety of toxic substances. 	<ul style="list-style-type: none"> • The large number of cooling fans will result in higher operation noise levels than other cooling methods • Using air cooling avoids the need for screening large volumes of seawater as well as the uncertainties associated with the effectiveness of screening that seawater in a manner that avoids impingement and entrainment of marine life • A key benefit of air cooling is that it does not require water and therefore does not impact aquatic systems. • No adverse effects to terrestrial ecosystems
<p>Effects to Indigenous Interests</p>	<ul style="list-style-type: none"> • Effects associated with the extraction of water from a river that provides high-value salmon and oolichan habitat, which are species of importance to Haisla Nation and other Indigenous nations in the region 	<ul style="list-style-type: none"> • Haisla Nation does not support the use of seawater cooling as they do not consider the marine effects associated with this cooling method to be acceptable. • Based on Haisla Nation guidance and the potential effects to the marine environment, the use of seawater for cooling was not considered further and Cedar’s preferred cooling method was determined to be air cooling. This decision avoids disproportionate social or economic effects on the Haisla Nation members that 	<ul style="list-style-type: none"> • Air cooling avoids disproportionate social or economic effects on the Haisla Nation members that would arise from effects on marine resources.

Factor	Freshwater Cooling	Seawater Cooling	Air Cooling
		would arise from effects on marine resources.	
Consideration of Best Available Technology	<ul style="list-style-type: none"> Freshwater cooling towers were considered for dissipating excess process heat. This process results in some evaporation and therefore make-up water is needed to maintain the water volume needed for its operation. In addition, minerals buildup in the water over time (due to the ongoing evaporation) and it is necessary to discharge some of the water from the cooling tower and add make-up water. 	<ul style="list-style-type: none"> Two seawater cooling system options were evaluated: direct (once-through) seawater cooling and indirect (as known as closed-loop) seawater cooling. Direct seawater cooling systems pump seawater through heat exchangers to dissipate the waste heat from the liquefaction process thereby using seawater as the cooling fluid. An indirect system utilizes two sets of exchangers and an intermediate fluid as the heat exchange medium for the liquefaction process. 	<ul style="list-style-type: none"> Air cooling fans were considered to blow ambient air through heat exchangers to dissipate the heat from the liquefaction process. Although air cooling is a technology used worldwide in many different industries, Cedar will be the first FLNG facility to utilize air cooling
Risks and Uncertainties	<ul style="list-style-type: none"> Proven technology used in industrial facilities in Canada See risks and uncertainties identified above in respect of environmental and cultural implications. 	<ul style="list-style-type: none"> Proven technology that is broadly used in offshore oil and gas production See risks and uncertainties identified above in respect of environmental implications. 	<ul style="list-style-type: none"> There is a larger degree of uncertainty in design temperatures for air cooling compared to seawater cooling See risks and uncertainties identified above in respect of environmental implications.

In summary, while seawater cooling is a well-proven technology, compact, and incurs lower capital costs, it is potentially unsafe for aquatic species and to the aquatic environment. This is due to the potential of entrainment of aquatic organisms (including fish) into the pump systems as well as impingement on screens. Additionally, discharge from the water-cooling system has environmental implications to the surrounding waters. Due to these potential environmental effects, and Haisla Nation guidance, the use of seawater for cooling was not considered further for the Project.

Freshwater cooling systems are often a preferred method by many industrial facilities due to their high energy efficiency (35 percent more energy efficient than air coolers). However, they require a substantial and regular freshwater supply. This freshwater requirement is not readily available within the Project vicinity. Additionally, it could incur a high environmental footprint from constructing the water supply pipeline, and extraction of freshwater from the nearby river which contains both salmon and oolichan habitat. For these reasons, as well as the high cost of construction for freshwater cooling, it was also not considered for the Project.

Air cooling was selected for cooling method for the Project due to a number of reasons. Air cooling does not require water and therefore does not impact aquatic systems. While air has relatively poor heat conductance compared to water and thus has higher energy demands, the FLNG facility deck space is sufficient to accommodate the number of air cooler bays required for the Project.

6.5.4 ALTERNATIVE MARINE TERMINAL AND JETTY DESIGNS

District Lot 99 was acquired by Haisla Nation with the intent of developing an energy export facility. This location had been previously considered by two small-scale LNG proposals. Within the property boundaries, Cedar investigated two locations for locating the marine terminal, one site in the northern portion of the property and one in the southern portion of the property. A third potential location was not carried forward for detailed investigation because it straddled an unnamed third-order stream (WC-19) that provides tailed frog habitat and blocked a Haisla Nation cultural feature. Selection of this location would have potential disproportionate effects on Haisla Nation members.

The two potential berth locations were assessed in terms of technical feasibility (specifically upland and marine constructability and operability, including economic feasibility) and environmental risk (specifically interactions with fish habitat (marine and freshwater) and wildlife). Because the footprint and construction approach would be generally consistent between the two berth locations, changes to health, social or economic conditions, effects to heritage resources, GHG emissions, and effects to Indigenous interests are not expected to differ materially between the options.

Cedar also considered jetty design options as part of selecting the marine terminal location; in particular, conventional jetty and strut mooring design options. The objectives of the mooring system for the Project are to:

- Permanently moor the FLNG facility to the shore for the design life;
- Be constructible in a manner that aligns with the Project's environmental and safety objectives;
- Be suitable for scheduled summer maintenance campaigns without requirements to cease operation;
- Be suited to all loading conditions for the FLNG facility and for all potential combinations of tidal and meteorological and oceanographic conditions (that is, wind, wave, current);
- Be capable of withstanding the 1 in 2,475-year tsunami event (CSA Z276);
- Allow a minimum of two ways for personnel to access to the FLNG facility from shore;
- Allow natural gas, utilities, electrical power and communications to remain connected to the FLNG facility; and
- Require no dredging during installation and operation.

As with the potential berth locations, jetty designs were assessed in terms of technical feasibility (specific criteria were constructability and operability) and environmental risk (specifically interactions with marine habitat). Economic feasibility is not considered separately.

In addition to the assessment of the various mooring options, Cedar also assessed the preferred location and number of berths. As Cedar's Project Description identifies, Cedar originally considered a two-berth option: one for the FLNG facility and one for LNG carriers. However, pre-FEED studies confirmed that the mooring system is suitable for side-by-side berthing. The safety and simplicity advantages offered by side-by-side berthing (for example, less cryogenic piping, less LNG transfer, no onshore flare system) resulted in the second berth being discarded as an option. Because it eliminates construction of a second berth, the technical feasibility, construction cost, environmental risk, effects to heritage resources, changes to health, social or economic conditions, and effects to Indigenous interests are all expected to be less with the single berth configuration.

The key differentiators involved with the Marine Terminal Location, Jetty Designs, and Number of Berths, including risks, are described below in Table 44, Table 45, and Table 46.

Table 44: Comparison of the Alternate Means for the Marine Terminal Location

Factor	North side of District Lot 99	South side of District Lot 99
Technical Feasibility	<ul style="list-style-type: none"> • Gentler terrain resulting in less construction complexity and risk and easier personnel and vehicle access • The analysis found that the marine terminal construction and operation considerations were roughly equal between the two sites. The northern site had an advantage for land access to the marine terminal (the area of the property is not as steep) • For the onshore facilities, the northern portion of District Lot 99 was determined to be more suitable for locating the Project based on technical feasibility. The gentler topography will provide a lower degree difficulty for construction, improved access for vehicles and personnel, and more space for siting key infrastructure. Based on these advantages, the northern site was selected for progressing the Project. 	<ul style="list-style-type: none"> • Steeper terrain resulting in reduced length of strut mooring system but increased construction complexity/risk • The southern location is in close proximity to an unnamed third-order stream (WC-19), while the northern location would require realignment of two small unnamed second-order streams. All three streams are not fish-bearing. Given the full suite of factors considered at both sites, there was not a material advantage to one location from an environmental perspective.
Environmental, economic, social, cultural and health implications	<ul style="list-style-type: none"> • Requires realignment of two small unnamed non-fish-bearing streams 	<ul style="list-style-type: none"> • Located in close proximity to an unnamed non-fish bearing stream that provides tailed frog habitat • There is a bald eagle nest located on the southern half of District Lot 99; this nest was confirmed active in 2021
Effects to Indigenous Interests	<ul style="list-style-type: none"> • Effects to Indigenous interests are expected to be similar regardless of the marine terminal location. 	<ul style="list-style-type: none"> • Effects to Indigenous interests are expected to be similar regardless of the marine terminal location.
Consideration of Best Available Technology	<ul style="list-style-type: none"> • Technologies are similar regardless of the marine terminal location. 	<ul style="list-style-type: none"> • Technologies are similar regardless of the marine terminal location.
Risks and Uncertainties	<ul style="list-style-type: none"> • The gentler topography will provide a lower degree of difficulty for construction, improved access for vehicles and personnel, and more space for siting key infrastructure. 	<ul style="list-style-type: none"> • The proximity to tailed frog habitat and a bald eagle nest increases the environmental risk.

Table 45: Comparison of the Alternate Means for the Jetty Designs

Factor	Conventional Jetty Designs	Floating System	Strut Mooring System
Technical Feasibility	<ul style="list-style-type: none"> Steep topography and bathymetry in the Project Area do not suit conventional jetty designs as well as the need to undertake in-water work, including dredging, to support the construction activities. 	<ul style="list-style-type: none"> Mooring lines would require continuous adjustment. More complex LNG loading during adverse weather conditions. The option of a floating system and soft-line design considers the FLNG facility berthed against a floating pontoon fixed to the shoreline by pins and trusses. This option would be similar to a pleasure craft marina with approximately 14 to 20 soft mooring lines requiring constant adjustment depending on tide and loading condition of the FLNG facility. Although the adjustment would be expected to be undertaken by remotely controlled system of winches, it would be an active system requiring constant oversight and maintenance with an inherent risk of failure. The floating pontoon solution also introduces the complexity of dynamic response for multiple moving bodies (that is, the pontoon, the FLNG facility and the LNG carrier), which may make side-by-side mooring of the LNG carrier difficult in adverse weather conditions. This option would also require a larger number of foundations to support the additional mooring line locations. 	<ul style="list-style-type: none"> Design suited to the steep bathymetry. Provides direct access to the FLNG facility by personnel and equipment Has not been previously used for an FLNG facility. The preferred solution for the Project was determined to be the strut mooring system that utilizes four solid struts anchored to two onshore foundations with universal joints and swivels to keep the FLNG facility in position without the need for mooring lines to shore (the number of struts in this system will be finalized as design advances). This option is a passive system that requires no direct intervention during operation and facilitates direct access from shore to the FLNG by personnel and equipment.

Factor	Conventional Jetty Designs	Floating System	Strut Mooring System
<p>Environmental, economic, social, cultural and health implications</p>	<ul style="list-style-type: none"> • Dredging resuspends sediment, which can cause bioaccumulation of contaminants in marine life and adversely affect the health of consumers. • Pile driving would result in increased noise over a prolonged period of time. • Require in-water work, including pile driving and dredging that would destroy marine habitat and generate underwater noise. • Larger marine footprint has more potential to disturb wet archaeology sites. 	<ul style="list-style-type: none"> • Reduced construction noise and potential for health effects (as compared to conventional jetty designs). • Smaller in-water footprint than conventional jetty designs. • More foundations (that is, larger footprint) than the strut mooring system. 	<ul style="list-style-type: none"> • Reduced construction noise and potential for health effects (as compared to conventional jetty designs). • Struts will be fabricated offsite and brought to the Project Area via barge, which reduces the need to import specialized labour. • Avoids the need for in-water work. • Smallest effect on marine resources.
<p>Effects to Indigenous Interests</p>	<ul style="list-style-type: none"> • Noise generated during pile driving would disproportionately affect Haisla members residing in Kitamaat Village and other Indigenous nations’ members residing within the Kitimat area. • Potential contamination of marine resources would affect Indigenous nation marine users. 	<ul style="list-style-type: none"> • Reduced construction noise and marine effects (as compared to conventional jetty designs) reduces disproportionate effects to Indigenous marine users, Haisla members residing in Kitamaat Village and other Indigenous nations’ members residing within the Kitimat area. 	<ul style="list-style-type: none"> • Reduced construction noise and marine effects (as compared to conventional designs) reduces disproportionate effects to Indigenous marine users, Haisla members residing in Kitamaat Village and other Indigenous nations’ members residing within the Kitimat area.
<p>Consideration of Best Available Technology</p>	<ul style="list-style-type: none"> • Not considered a best available technology as compared to the strut mooring system. 	<ul style="list-style-type: none"> • Not considered a best available technology as compared to the strut mooring system. 	<ul style="list-style-type: none"> • The strut mooring system is an innovative design that reduces effects to the marine environment as well as the community, including disproportionate effects to Haisla Nation.

Factor	Conventional Jetty Designs	Floating System	Strut Mooring System
Risks and Uncertainties	<ul style="list-style-type: none"> See risks and uncertainties identified above in respect of environmental, economic, social, cultural and health implications. 	<ul style="list-style-type: none"> See risks and uncertainties identified above in respect of environmental, economic, social, cultural and health implications. 	<ul style="list-style-type: none"> The pre-FEED assessment found this option to have a high feasibility with lower capital costs than other options considered; however, this system has not previously been used for an FLNG facility.

Table 46: Comparison of the Alternate Means for Number of Berths

Factor	Single berth with side-by-side berthing	Two berth system
Technical Feasibility	<ul style="list-style-type: none"> Elimination of a second berth improves technical feasibility and construction cost. Less cryogenic piping, less LNG transfer, no onshore flare system. 	<ul style="list-style-type: none"> More complex than a single berth.
Environmental, economic, social, cultural and health implications	<ul style="list-style-type: none"> Due to the fact that single berth eliminates construction of a second berth, environmental risk, effects to heritage resources, and changes to health, social or economic conditions are expected to be less with the single berth configuration. 	<ul style="list-style-type: none"> Expected to be greater than a single berth.
Effects to Indigenous Interests	<ul style="list-style-type: none"> Due to the fact that single berth eliminates construction of a second berth, effects to Indigenous interests are expected to be less with the single berth configuration. 	<ul style="list-style-type: none"> Expected to be greater with two berths.
Consideration of Best Available Technology	<ul style="list-style-type: none"> Technologies are similar regardless of the number of berths. 	<ul style="list-style-type: none"> Technologies are similar regardless of the number of berths.
Risks and Uncertainties	<ul style="list-style-type: none"> See risks and uncertainties identified above in respect of environmental, economic, social, cultural and health implications. 	<ul style="list-style-type: none"> See risks and uncertainties identified above in respect of environmental, economic, social, cultural and health implications.

In summary, two potential berth locations were assessed in terms of technical feasibility and environmental risk. The analysis found that the marine terminal construction and operation considerations (technical feasibility) were roughly equal between both the Northern site and Southern site. However, For the onshore facilities, the northern portion of District Lot 99 was determined to be more suitable due to a gentler topography which would provide a lower degree of difficulty for construction, improved access for vehicles and personnel, and more space for siting key infrastructure.

Based on these advantages, the northern site was selected for progressing the Project. Jetty design options that were also conserved were the conventional jetty and the strut mooring jetty. The preferred solution was determined to be the strut mooring system that utilized four solid struts anchored to two onshore foundations. This option is a passive system that requires no direct intervention during operation and facilitates direct access from shore to the FLNG by personnel and equipment. It also has the smallest potential impacts to marine fish habitat and a high feasibility with lower capital costs than other options considered; however, this system has not been used for an FLNG facility before. The single berth option was selected because eliminating construction of a second berth improves the technical feasibility, construction cost, environmental risk, effects to heritage resources, changes to health, social or economic conditions, and effects to Indigenous interests, as compared to a two-berth system.

6.5.5 ALTERNATIVE POWER SUPPLY OPTIONS

The power requirements for the Project are anticipated to be approximately 169 megawatts (MW) under normal operation and 179 MW at peak demand (to be confirmed during the FEED studies). Cedar has investigated options of self-generation (that is, using natural gas to generate power) or purchasing electrical power from the provincial transmission grid (BC Hydro) to meet this demand. However, consistent with Haisla guidance and Cedar's design philosophy, Cedar committed to purchasing electrical power from the provincial transmission grid which reduces GHG emissions by approximately 96 percent in comparison to self-generation because much of the electrical power comes from renewable sources.

The key differentiators between self-generation and grid electricity, including risks, are described below in Table 47.

Table 47: Comparison of the Alternate Means for Power Supply Options

Factor	Self-Generation	Grid Electricity
Technical Feasibility	<ul style="list-style-type: none"> • An onshore power facility has the potential for exposure to adverse geotechnical conditions, including rock integrity and slide risk. • The self-generation option would require the construction of a power generation facility that would be located either onshore, on a temporary self-contained floating power barge, or integrated into the FLNG facility. Located wholly within the Facility Area, the power facility would have an approximate footprint of 1.6 ha (100 m by 160 m). • The power facility would consist of several combined cycle gas-fired turbines directly coupled to a generator to supply the required power and aggregation equipment to distribute power directly to the FLNG facility. Fuel supply for the power facility would be taken from the incoming natural gas. • Approximately 5 percent to 7 percent of the natural gas delivered to the Project would be used by the gas-fired turbines for the liquefaction process and to generate electricity to power the remainder of the FLNG facility. 	<ul style="list-style-type: none"> • Determined to be feasible during pre-FEED studies. • Electricity supply is subject to potential disruptions due to outages on the BC Hydro system. • Cedar has confirmed that BC Hydro has sufficient power for the Project, and the reliability is sufficient to meet the long-term operation requirements of the Project. Therefore, BC Hydro power will be used to supply electricity to the Project.
Environmental, economic, social, cultural and health implications	<ul style="list-style-type: none"> • Self-generation would result in additional air emissions, including sulphur dioxide and nitrogen oxides. • Increased air emissions may result in increased risk to human health. • Self-generation results in increased GHG emissions. • Additional air emissions may result in acidification of terrestrial and freshwater habitats and eutrophication of freshwater habitats. 	<ul style="list-style-type: none"> • Reduced potential for human health risks when compared to self-generation as it avoids the emissions associated with combusting natural gas to generate electricity, which affects air quality and can result in adverse health effects. • Using grid electricity results in a substantial reduction in GHG emissions as compared to self-generation • Power provided by BC Hydro has the advantage of being largely renewable, which results in substantial GHG emissions reduction when compared to self-generation. As a result, the

Factor	Self-Generation	Grid Electricity
		<p>Project is expected to achieve a greenhouse gas intensity of 0.08 metric tonnes of CO₂e per metric tonne of LNG produced (tCO₂e/tLNG). This aligns with the federal and provincial objectives of reducing GHG emissions and will approximately be 50 percent below the 0.16 tCO₂e/tLNG GHG emissions limit established in the Province of British Columbia’s <i>Greenhouse Gas Industrial Reporting and Control Act</i>.</p> <ul style="list-style-type: none"> The transmission line corridor requires a larger terrestrial footprint, which results in more potential for disturbance of vegetation communities, wildlife habitat, and archaeological sites and heritage resources.
Effects to Indigenous Interests	<ul style="list-style-type: none"> Self-generation results in greater effects to Indigenous interests resulting from the effects to air quality, acidification and increased human health risks. 	<ul style="list-style-type: none"> Using grid electricity will result in less GHG emissions, reducing negative effects to Indigenous interests (such as air quality and human health) and supports Haisla’s interests.
Consideration of Best Available Technology	<ul style="list-style-type: none"> Most LNG facilities currently in operation globally rely on self-generation of power. 	<ul style="list-style-type: none"> Cedar considers electrification rather than gas-fired self-generation to be a best available technology.
Risks and Uncertainties	<ul style="list-style-type: none"> See risks and uncertainties identified above in respect of environmental, economic, social, cultural and health implications. 	<ul style="list-style-type: none"> Grid electricity not yet been used for an FLNG facility.

In summary, Cedar investigated two power supply options: self-generated electricity or purchasing electrical power from the provincial transmission grid. The self-generation option would require the construction of a power generation facility that would be located either onshore or on a temporary self-contained floating power barge integrated into the FLNG facility. Natural gas would be required to power the gas-powered turbines and the remainder of the FLNG facility, generating GHG and air emissions. However, BC Hydro has sufficient power for the Project, and its long-term requirements. Power provided by BC Hydro has the advantage of being largely renewable, which results in substantial GHG emissions reduction when compared to self-generation. As a result, the Project is expected to achieve a greenhouse gas intensity of 0.08 metric tonnes of CO₂e per metric tonne of LNG produced (tCO₂e/tLNG). This aligns with the federal and provincial objectives of reducing GHG emissions and will result in emissions approximately 50 percent below the 0.16 tCO₂e/tLNG GHG emissions limit established in the Province of British Columbia's *Greenhouse Gas Industrial Reporting and Control Act*. In addition, it avoids the emissions associated with combusting natural gas to generate electricity, which affects air quality and can result in adverse health effects. Due to these reasons, as well as with Haisla Nation guidance, purchasing electrical power from the provincial transmission grid was identified as the preferred alternative and Cedar considers electrification rather than gas-fired self-generation to be a best available technology.

6.6 SUMMARY OF EFFECTS ON BIOPHYSICAL FACTORS THAT SUPPORT ECOSYSTEM FUNCTION

6.6.1 BACKGROUND

This chapter summarizes the potential effects Cedar LNG would have on biophysical factors that support ecosystem function. The result of this analysis provides decision makers with greater insight into the sustainability of Cedar LNG, and particularly how it may protect the environment and foster a sound economy and promote the well-being of British Columbians and their communities.

[Section 25\(2\)\(e\)](#) of the Act (2018)⁶⁵ requires that effects on biophysical factors that support ecosystem function be considered in every assessment.

Ecosystem function relates to the different physical, chemical, and biological components of an ecosystem (for example, vegetation, water, soil, atmosphere, and biota) and how they operate and interact with each other within ecosystems and across ecosystems. The function of an ecosystem depends upon the long-term integrity of its physical, chemical, and biological elements.

Biophysical factors that support ecosystem function were assessed through the VC framework and in a subsequent Technical Memorandum, and then summarized in a chapter in the Application that collectively describes how these factors were assessed in the EA.

6.6.2 POTENTIAL PROJECT EFFECTS AND PROPOSED MITIGATIONS

Pathway of Effects

Cedar LNG has the potential to affect biophysical factors that support ecosystem function through the following pathways:

- Habitats supporting ecosystem function;

What are the biophysical factors that support ecosystem function?

Biophysical factors that support ecosystem function can be grouped into the following ten categories: habitats supporting ecosystem function, habitat patches, natural disturbance regime, structural complexity, hydrologic or oceanographic patterns, nutrient cycling, purification services, biotic interactions, population dynamics and genetic diversity.

These biophysical factors can vary in their contribution to ecosystem function and may be affected by potential project impacts at a landscape or watershed level, ecosystem level or ecological community level. Biophysical factors are assessed at the level that coincides with the potential effect.

⁶⁵ While Cedar LNG is assessed under the Act (2002), aspects of the Act (2018) are considered in this assessment, as described in Part A of this Report.

- Habitat patches;
- Structural complexity;
- Hydrologic or oceanographic patterns;
- Nutrient cycling;
- Purification services; and
- Biotic interactions.

Cedar LNG is not expected to interact with the following pathways:

- Natural disturbance regime;
- Population dynamics; and
- Genetic diversity.

Cedar chose three key biophysical factors to describe the effects of the Project on ecosystem function: habitat diversity and structural complexity, habitat connectivity, and water.

Habitat Diversity and Structural Complexity

Habitat diversity and structural complexity was selected by Cedar as a key biophysical factor because there are predicted to be potential project effects on valued component indicators of habitat diversity and structural complexity (for example: old forest, ecological communities at risk, vegetation species health and diversity, marbled murrelet, grizzly bear) and it encompasses the following biophysical factors that support ecosystem function categories, specifically:

- Habitats supporting ecosystem function;
- Habitat patches;
- Structural complexity; and
- Biotic interactions.

Habitat diversity and structural complexity could be affected by vegetation clearing and SO₂ emissions.

Loss of 16.8 ha of mature and old forest and 0.6 ha of wetland due to the Project will result in local loss of forest biodiversity and old forest functions and services for wildlife. The change in forest age and composition from mature and old to early seral stage could reduce the availability of important structures that support wildlife habitat features such as dens, roosts, platforms for marbled murrelet nests and large trees for eagle nests. An increase in edge habitat could result in an overall shift in community assemblages and diversity because the number of edge tolerant and early seral species will increase. Change in old forest and wetland function is predicted within 120 m of the marine terminal footprint due to changes in temperature (air and soil), light conditions, hydrology, soil moisture and nutrients, plant competition with invasive species, and pathogens and/or windthrow. Loss of 360 m of shoreline vegetation and sensory disturbance along the shoreline could result in marine birds and shoreline species avoiding these nearshore and intertidal areas, which would reduce species diversity and interactions that support ecosystem function. The predicted effect on wildlife

habitat would be a localized direct and indirect loss of habitat, and effects would not be expected to exceed the resilience and adaptability limits of the environment or affect wildlife populations.

Project-related increases in SO₂ air concentrations and acid deposition may reduce habitat that supports non-vascular plant and lichen species at risk in 14.2 ha of old forest, an important habitat for marbled murrelet. Project-related increases in nitrogen deposition has some potential to cause changes in vegetation types from more shrubs and less herbaceous plants in 16.9 ha of susceptible wetland, potentially altering forage availability for bears that graze on grasses, sedges, and forbs. The change in native vegetation health and diversity due to project air emissions is considered to be low and permanent.

Riparian and instream habitat would be altered during construction in several unnamed tributaries to Anderson Creek, Moore Creek, and Douglas Channel. Riparian clearing would also occur at the one tributary to Beaver Creek. Due to the large spans of the transmission lines, no riparian clearing is expected for the crossings of Anderson or Moore creeks. The change in riparian and instream habitat is considered moderate and will persist in the medium-term. In addition, the EAO proposes Mitigation Measures for wildlife and vegetation including a CEMP and federal Follow-up Programs with monitoring, reporting and mitigation.

Habitat Connectivity

Habitat connectivity was selected as a key biophysical factor because there is predicted to be potential project effects on VC indicators of habitat connectivity (for example: grizzly bear, marbled murrelet, wetland functions) and it encompasses the following biophysical factors that support ecosystem function categories, specifically:

- Habitat patches;
- Hydrologic or oceanographic patterns;
- Nutrient cycling; and
- Biotic interactions.

The creation of linear features, such as the transmission line and access roads, as well as the increase in traffic, could result in changes in wildlife movement between seasonal ranges and foraging areas for amphibians, songbirds, large mammals, bats and marine birds. Linear features could also change predator prey dynamics between carnivores and ungulates within those areas. The fence around the marine terminal and the loss of beach land are barriers to movement for species such as grizzly bear, moose, and western toad. Loss of beach land and sensory disturbance due to the marine terminal could present barriers to movement of species that use both the intertidal and terrestrial environment, such as grizzly bear, marbled murrelet, and bald eagle. Shipping could temporarily disrupt the foraging patterns of marine fish and mammals due to sensory disturbance from light, underwater noise, and transiting vessels. The Project is not anticipated to affect fish migration routes in freshwater because fish passage

within the region are restricted to the lower reaches of Anderson and Moore creeks due to natural barriers and there is no project infrastructure or activities in these areas.

The effect on the movement of wildlife is predicted to be moderate locally due to the fencing resulting in physical barriers to movement, and low regionally because the linear features will not be a barrier to movement but could alter movement of wildlife, and effects are not expected to exceed the resilience and adaptability limits of the environment or affect wildlife populations. In addition, the EAO proposes Mitigation Measures for wildlife and vegetation including a CEMP and federal Follow-up Programs with annual reporting and mitigation.

Water

Water was selected as a key biophysical factor because potential project effects on VC indicators of water (for example: wetland functions, acidification, and total suspended solids in freshwater and marine environments) are predicted and water also encompasses the following biophysical factors that support ecosystem function categories, specifically:

- Hydrologic or oceanographic patterns;
- Nutrient cycling; and
- Purification services.

Clearing, grading, construction and removal of land-based infrastructure during decommissioning is expected to have adverse effects on freshwater and marine water quality. However, with implementation of mitigation and best management practices, the magnitude of these effects is predicted to be low, localized, and reversible. Effects from clearing of riparian habitat may also lead to alteration of instream habitat (such as cover, nutrients or shading). These would be mitigated by limiting clearing to the extent necessary, and creating clearing boundaries delineated prior to site preparation.

Changes in surface water quality caused by increased acidification and total suspended solids, nutrients, and/or contaminants during construction and decommissioning of land-based infrastructure could reduce hydrological function for freshwater and marine aquatic life, as well as vegetation communities. The effect on surface water quality is predicted to be localized and low magnitude. Effluent discharges during construction and operation including stormwater, wastewater, and desalination brine may result in effects on marine water quality. However, effluent would be required to meet provincial regulations and permitting conditions that are protective of water quality and aquatic life and, in addition, the EAO recommends a federal Follow-up Program for Marine Resources that would include water quality baseline sampling and water quality monitoring.

The Project is predicted to change local soil moisture and nutrients (change in nutrient concentrations) due to clearing and grubbing and emissions that will result in acidic and nutrient deposition. The effect on water is predicted to be small and localized and is not expected to result in adverse effects on ecosystem function.

Freshwater flow is not predicted to change because Cedar is limiting water withdrawal for the Project.

PROPOSED MITIGATION MEASURES

Mitigation measures proposed to avoid or reduce potential effects on individual VC chapters (that is, vegetation resources (section 5.3), wildlife (section 5.4), freshwater fish (section 5.5) and marine resources (section 5.6) would also manage effects on biophysical factors that support ecosystem functions. See these chapters for a complete list of Mitigation Measures. Select key Mitigation Measures are described below.

Project Design Mitigation Measures

Project design Mitigation Measures include:

- A floating LNG facility that substantially reduced the terrestrial footprint, and therefore reduces the effects on terrestrial vegetation, wildlife, and freshwater fish;
- Use of air cooling to dissipate heat from the liquefaction process, instead of using freshwater or marine water for cooling;
- Choosing the site with the least number of environmental concerns between two candidate sites and located adjacent to an existing forest service road to reduce the amount of new access roads for transportation and transmission line;
- LNG carriers following the well-established shipping route to Kitimat; and
- The transmission line will span Moore Creek and Anderson Creek, reducing the need for riparian clearing and maintaining old forest and riparian corridors and connectivity.

Valued Component Mitigation Measures:

Valued component Mitigation Measures include:

- For vegetation, implementation of standard best practices to prevent and control the spread of invasive plants and using natural regeneration or active reclamation to restore temporary workspaces. Implementation of erosion and sediment controls through the project-specific CEMP will help to keep harmful sediments out of surface freshwater and out of sensitive water-receiving ecosystems;
- For wildlife, use of avoidance buffers around identified wildlife habitat features, managing human-wildlife contact, reporting wildlife habitat features to Cedar's environmental manager and developing feature-specific mitigation, avoiding, or reducing work during sensitive timing windows for the nesting period for migratory birds, and measures to protect amphibians when grubbing and grading near or within riparian areas or working in wetlands or watercourses;
- For freshwater fish, reducing direct effects to riparian vegetation, which will help to maintain habitat and structural diversity in riparian areas, maintain connectivity along riparian corridors through old forest, and enable natural water processes to continue; and
- For marine resources, implementing erosion and sediment controls, reducing effects of pile driving on fish and marine mammals by avoiding in-water installation, using vibratory methods, potentially using bubble curtains to mitigate underwater noise

levels, and placing the seawater intake for fire control in deep waters and covered with a 25 mm screen to reduce potential effects on juvenile salmon and larval oolichan that occur in shallow nearshore and surface waters, respectively.

CUMULATIVE EFFECTS

Residual effects of the Project are expected to contribute to cumulative effects on key biophysical factors that support ecosystem function. Potential residual cumulative effects are described in more detail in the cumulative effect assessments for each applicable biophysical valued component.

POSITIVE EFFECTS AND ENHANCEMENT MEASURES

Cedar did not identify any positive effects of the Project on biophysical factors that support ecosystem function.

6.6.3 COMMENTS RECEIVED DURING APPLICATION REVIEW

Based on a review of the Application and with feedback from the Working Group and Indigenous nations, the following key issues related to the assessment of biophysical factors that support ecosystem function for Cedar LNG were identified by CHN:

- Details on potential Project effects.

DETAIL ON POTENTIAL PROJECT EFFECTS

CHN raised concerns that Cedar grouped the seven biophysical factors identified as likely to interact with the Project into three broad categories (habitat diversity and complexity, habitat connectivity, and water) and in doing so, had failed to provide adequate detail on potential Project effects on each of the affected biophysical factors that support ecosystem function. CHN requested that a detailed discussion of potential Project effects, Mitigation Measures, and predicted effects on ecosystem function by biophysical factor, be provided using the categories identified in the BC Effects Assessment Policy Ecosystem Function Scoping Tool (Appendix 1 in the [Effects Assessment Policy](#)). CHN also raised concerns that information regarding potential interactions with marine vessel traffic and water quality, marine ecosystem features, invasive species populations, and genetic diversity at a population level were not considered in adequate detail.

During Application Review, Cedar submitted a technical memo on biophysical factors as a supplement to the Application. This technical memo was prepared to demonstrate how the Ecosystem Function Scoping Tool was used to select the biophysical factors for the discussion of the overall effect of the Project on ecosystem function in the Application. The memo identified potential project effects on seven of the ten biophysical factors listed in the scoping tool. The memo described how potential project effects on each of the seven biophysical factors were collectively grouped into the three key biophysical factors used in the Application. Cedar also

noted that concerns related to marine shipping interactions were considered in the marine resources section, the wildlife section, and the freshwater fish section of the Application. Cedar provided additional rationale on why the Project was not predicted to affect marine ecosystem features, purification services, invasive species, and genetic diversity.

The EAO considered this supplemental analysis and information on biophysical factors to be adequate for the purpose of the EA.

6.6.4 THE EAO'S CONCLUSIONS

This section presents the EAO's conclusions on the potential positive and negative effects from Cedar LNG on biophysical factors that support ecosystem function.

PROPOSED PROVINCIAL CONDITIONS AND FEDERAL MITIGATION MEASURES

Provincial conditions and recommended Mitigation Measures under the IAA are proposed related to the following valued components:

- Air quality (see section 5.1)
- Vegetation (see section 5.3)
- Wildlife (see section 5.4)
- Freshwater fish (see section 5.5)
- Marine Resources (see section 5.6)

No additional conditions or Mitigation Measures are proposed specific to biophysical factors that support ecosystem functions.

RESIDUAL EFFECTS

After considering the proposed provincial conditions and federal Mitigation Measures, the EAO concludes the effects on ecosystem function, as shown in Table 48 are predicted.

Table 48: Effects on Ecosystem Functions

Ecosystem Function	Assessment Rating	Rationale
Habitat Diversity and Structural Complexity	Low magnitude, localized, and permanent	Loss of habitat would be localized and is not predicted to have a regional effect. The effects of SO ₂ and NO _x deposition of habitat is predicted to be low.
Habitat Connectivity	Low magnitude, localized, and permanent	Loss of habitat connectivity in the terrestrial, intertidal environments would be predicted to be moderate locally and low regionally. Disturbance to connectivity from shipping is predicted to be temporary during the transit of vessels

Ecosystem Function	Assessment Rating	Rationale
Water	Low magnitude, localized, and reversible	Changes in water quality are predicted to be low due to minimal disturbance to riparian habitat and water bodies. Effluent discharges and air emissions that could result in changes to fresh and marine water quality would be managed and subject to monitoring and reporting.

CONCLUSIONS

After considering the information provided by Cedar in the Application, the views of the Working Group and the public, the proposed provincial conditions and federal Mitigation Measures, the EAO concludes that there would be a low magnitude of effects on biophysical factors that support ecosystem function. The EAO is satisfied that effects on these factors would be appropriately mitigated and minimized to the extent possible for the Project.

6.7 EFFECTS ON CURRENT AND FUTURE GENERATIONS

6.7.1 BACKGROUND

[Section 25\(2\)\(f\)](#) of the Act (2018)⁶⁶ requires that effects on current and future generations be considered in every assessment. This means that both positive and negative project effects on current and future generations must be considered for environmental, economic, social, cultural and health values and in relation to the Indigenous interests that may interact with the Project.

What is considered a current and future generation?

25 years is generally considered representative of a single generation however the Act (2018) does not assign a specific numerical value to the term. Generally, effects on current generations would be felt within the next 25 years, while effects on future generations would be felt 25 years and beyond.

RELEVANT INITIATIVES AND STRATEGIES

The following federal, provincial, regional, and Indigenous initiatives and strategies are relevant to sustainable development and Cedar LNG:

<p>Clean BC One of Clean BC’s goals is to significantly increase industrial electrification in the province. Cedar LNG would be powered by electricity from BC Hydro and aims to be one of the lowest carbon intensity LNG facilities in the world.</p>
<p>First Nation Climate Initiative (FNCI) The First Nation Climate Initiative’s (FNCI) goals are to simultaneously fight against climate change and alleviate poverty in First Nation’s communities. Cedar LNG would support the attainment of global climate change targets while also providing direct economic benefits and opportunities to Haisla and other nations in the region through employment and procurement.</p>
<p>Stronger BC Stronger BC is an economic plan that aims to increase affordability, promote jobs, support businesses, and foster stronger communities in B.C. post pandemic. Cedar LNG aims to align with Stronger BC by creating local and regional direct, indirect, and induced employment opportunities, and encourage procurement for local and regional businesses.</p>
<p>Kitimat Official Community Plan (OCP) Cedar noted that the Project aligns with several of Kitimat’s Official Community Plan (OCP) themes including cultivating diverse economic growth, reducing adverse effects on the community and natural environment and mitigating effects on Kitimat’s sense of place. The Kitimat OCP includes aspirations for future community growth, and industrial projects that would support growth.</p>

⁶⁶ While Cedar LNG is assessed under the Act (2002), aspects of the Act (2018) are considered in this assessment, as described in Part A of this Report.

Canada's Trade and Export Diversification Strategies

A component of Canada's Trade and Export Diversification Strategies is to help Canadian businesses access new markets. Part of the strategy also involves increasing Canada's overseas exports by 50% by 2025. Cedar LNG, if approved, will deliver approximately three million tonnes per annum of low carbon LNG to overseas markets.

6.7.2 POTENTIAL PROJECT EFFECTS AND PROPOSED MITIGATIONS IN THE APPLICATION

This section provides an overview of positive and adverse effects and mitigation and enhancement measures to both reduce adverse effects and distribute positive effects across generations.

PATHWAYS OF EFFECTS

Cedar LNG has the potential to affect current and future generations through the following four pathways:

- Project physical activities and marine shipping impacts on land (tenured and non-tenured) and marine uses;
- Impacts on ecosystem function or irreversible effects on VCs;
- Project physical activities and marine shipping impacts on Indigenous Interests and the exercise of rights; and
- Project-related expenditures on labour, goods and services can have adverse and positive effects on human and community well-being.

ADVERSE EFFECTS

Cedar concluded that after design measures and application of mitigation and management plans, no substantial adverse residual project effects on current and future generations are anticipated. For adverse effects that are expected to extend beyond the life of the Project, such as effects to bog wetlands (see Section 5.3: Vegetation Resources), potential effects are low in magnitude and are not expected to impact future generations enjoyment of land, water, and marine resources.

Cedar determined that adverse project effects on tenured and non-tenured (recreational) land, resource, and marine use (see sections 1.1 and 5.9, respectively) were low to moderate in magnitude and reversible upon project decommissioning. Cedar proposes to use a FLNG facility, pre-disturbed and private land for land-based infrastructure and an existing network of access roads to reduce potential disturbance for tenured and recreational users. Marine use will be impacted by the Project when LNG carriers visit the terminal once every 7-10 days, while marine recreation and tourism activities are not expected to overlap with Cedar LNG's Marine Shipping Route. Cedar concluded that project-related shipping traffic will result in low residual effects on marine fisheries and other uses.

Cedar concluded that Cedar LNG is expected to result in changes to aspects of key biophysical factors that support ecosystem function (see section 6.6), including effects on habitat diversity and complexity, habitat connectivity, and water. Cedar noted that these effects are low in magnitude and are not predicted to exceed conservation-based thresholds after the application of mitigation and enhancement measures. Cedar also noted that cumulative effects on ecosystem function are low in magnitude.

INDIGENOUS NATION CONSIDERATIONS

Cedar assessed potential project effects on three categories of Indigenous Interests, as informed through engagement with Indigenous nations:

- Consumption and harvest;
- Use and integrity of sacred and culturally important sites and landscape features; and
- Aspects of traditional Indigenous governance.

Cedar noted that potential direct effects on Indigenous culture and identity from the physical components of the Project would occur in the traditional territory of Haisla. Cedar noted in the Application that Haisla has a history of supporting past LNG proposals in their traditional territory and have actively planned the Project for 10 years. Haisla provided feedback and confirmed that Cedar was aligned with the environmental and economic development objectives of the Nation. Haisla guidance helped inform project components such as electrically powering the Project and air cooling the natural gas liquefaction process to lower potential GHG emissions and reduce impacts to marine resources. Cedar noted that Cedar LNG, if approved, would be the first Indigenous-majority owned LNG export facility in Canada, allowing Haisla to directly own and participate in a major industrial development on its territory. Cedar also noted that ownership of the Project would enable the Nation to be self-sufficient and leverage resources to pursue community goals and build for future generations.

Haisla's business philosophy is to advance commercial initiatives and promote environmentally responsible and sustainable development while minimizing the adverse impacts on land and water. Cedar noted that the Project may help Haisla realize the economic and social goals outlined in their Comprehensive Community Plan. The Plan has nine community goals:

- Housing;
- Language and culture;
- Youth;
- Education;
- Economic Development;
- Elders;
- Environment;
- Health and Well-being; and
- Community safety.

Potential effects on culture and identity along the shipping route may extend to the traditional territories of Haisla, Kitselas, Kitsumkalum, Gitga'at, Gitxaala, Lax Kw'alaams, Metlakatla and

Haida. Potential effects on culture and identity along shipping routes may also occur in areas used by Métis Nation British Columbia.

Overall, Cedar concluded that Cedar LNG would result in moderate magnitude residual effects on Indigenous Interests in the effects assessment areas.

PROPOSED MITIGATION MEASURES

Cedar proposed to reduce project-related adverse effects on the local community and environment with the following measures:

Table 49: Cedar Proposed Mitigation Measures by VC

Value Component	Proposed Mitigation
Land and Resource Use	<ul style="list-style-type: none"> • FLNG facility will avoid land-based production and storage, reducing land requirements and avoiding impacts to terrestrial and freshwater habitats • Use of existing access roads • Traffic safety measures • Light control
Marine Use and Marine Environment	<ul style="list-style-type: none"> • Pre-treatment and liquefaction processes will be air cooled, eliminating the need for large seawater supply. • Engagement and communication with marine users • Development of a marine transportation management plan
Ecosystem Integrity	<ul style="list-style-type: none"> • Use of existing roads and access roads • Avoid building transmission line structures within riparian areas or below high-water marks for watercourses
Human and Community Well-being	<ul style="list-style-type: none"> • Use of local workforce accommodation centers for non-local workers • Implement a local hire and procurement policy and promote local training opportunities • Onsite first-aid stations, medical rooms, and communication devices for emergency aid to reduce demand on local health services • Waste management plan, emergency management plan and security services • Community feedback tool or process to receive and address community concerns and complaints
Air Quality and GHG Emissions	<ul style="list-style-type: none"> • Natural gas pre-treatment and liquefaction will be electric powered, reducing adverse effects on air quality and GHG emissions

POSITIVE EFFECTS AND ENHANCEMENT MEASURES

Cedar LNG, if approved, is expected to deliver economic benefits to both Haisla and at the local, regional, and provincial levels. Positive effects to Haisla are anticipated to be diverse career opportunities for current Haisla youth and community members and investments in social, health, and educational programs intended to empower future generations. Cedar LNG is expected to have positive economic effects at the local and regional level by creating direct,

indirect, and induced employment for both Indigenous and non-Indigenous residents. Cedar LNG is also anticipated to have positive economic effects at the provincial level through annual tax and GDP contributions.

Table 50: Cedar Proposed Enhancements by VC

Value Component	Proposed Enhancement
Employment and Training	<ul style="list-style-type: none"> • Work and engage directly with Indigenous nations • Increase and promote opportunities for Indigenous and local community members to participate in the Project • Implement a local hire and procurement policy • Implement a gender equity and diversity policy that focuses on hiring Haisla members, local and Indigenous persons, and women • Provide on-the-job training programs and apprenticeship opportunities
Indigenous Businesses and Future Generations	<ul style="list-style-type: none"> • Engage with Haisla and local, regional, and Indigenous economic development departments • Provide business and contracting opportunities to Haisla, local and regional businesses • Develop work packages for Haisla, local, Indigenous, and regional businesses • Require subcontractors to implement plans, policies and practices that provide opportunities to local businesses and contractors • Include Haisla, local, regional and Indigenous businesses and contractors in corporate database

6.7.3 COMMENTS RECEIVED DURING APPLICATION REVIEW

Based on a review of the Application and with feedback from the Working Group, Indigenous nations, and the public, the following issues related to the assessment of effects on current and future generations for Cedar LNG were identified:

- Temporal boundaries; and
- Greenhouse gas emissions; and
- Cumulative effects of increased shipping.

TEMPORAL BOUNDARIES

Gitga’at, Kitselas and Metlakatla noted that Cedar’s proposed temporal boundaries for the operations phase of the assessment is 40 years. In relation to this, Gitga’at, Kitselas and Metlakatla raised concerns that a 40-year lifespan could represent permanent impacts in the context of passage of knowledge to future generations. Kitselas elaborated that use of the environment for knowledge transfer may be permanently and irreversibly impacted if elders are not able to pass on knowledge at appropriate times or in appropriate ways as a result of project operations. Gitga’at, Kitselas and Metlakatla noted that passage of knowledge to future generations could be impacted by Cedar LNG.

Cedar acknowledged that a 40-year lifespan of the Project would span two generations and may represent permanent impacts in the context of passage of knowledge to future generations under certain conditions.

The EAO notes that the characterizations of effects on all VCs includes consideration of time and that it has considered some effects of the Project to be permanent. Effects on Gitga'at's, Kitselas' and Metlakatla's Indigenous Interests are discussed in Part C of this Report, and include the duration of effects.

GREENHOUSE GAS EMISSIONS

Some members of the public expressed concern that approval of Cedar LNG would contribute GHG emissions that may adversely impact both current and future generations. Other members of the public noted that downstream GHG emission impacts should be assessed with regard to impacts to current and future generations.

Cedar noted that extraction of natural gas is managed by OGC and that the Coastal Gaslink Pipeline has already received an EAC, therefore, both matters are outside the scope of the assessment. Cedar also responded that, in accordance with the Strategic Assessment of Climate Change, estimates of downstream emissions are not required. Cedar further noted that while climate change poses a significant ecological risk to various species and the livelihoods of people in vulnerable areas, GHG emissions from Cedar LNG are not directly responsible for these phenomena. Comments and concerns relating to broader climate change impacts; rising sea levels or frequency of adverse weather events for example, are outside the scope of the assessment.

The EAO notes that GHG emissions are assessed in section 6.4 of this Report. Potential changes to the Project that may be caused by the environment, which includes climate change predictions are assessed in section 6.3 of the report. Climate change, extreme weather events, geohazards, seismic events and forest fires have the potential to affect Cedar LNG and have been considered. As noted in the Section 6.4: Greenhouse Gas Emissions, the EAO proposes a provincial condition requiring Cedar to develop a GHG reduction plan in consultation with Indigenous nations and the Climate Action Secretariat to reduce GHG emissions and to align with provincial and federal climate targets. The EAO has also recommended federal Mitigation Measures for GHGs under the IAA, as described below.

CUMULATIVE EFFECTS OF INCREASED SHIPPING

Gitxaala raised the concern that the cumulative effects of the increased shipping as a result of industrial development across the region, which Cedar LNG would contribute to, could affect current and future generations. Gitxaala noted that in the future, the increase in shipping, from Cedar LNG and other projects, has the potential to impact Gitxaala's ability to develop ecotourism opportunities throughout the territory, including in the Great Bear Rainforest. Gitxaala was of the view that these increases would impact Gitxaala's rights and title, including

the Nation's right to manage its unceded territory according to Gitxaala law. These impacts also extend beyond Cedar LNG to the cumulative effects of increased shipping that is the result of industrial development across the region. Effects of shipping including on Indigenous Interests are discussed in section 6.9 and Part C of the report. Proposed conditions, and recommended federal Mitigation Measures, and federal Follow-up Programs addressing marine shipping effects are described in section 5.9 (marine use) and include a marine transportation management plan that would be developed in consultation with Gitga'at, Gitxaala, Haida, Haisla, Kitselas, Kitsumkalum, Lax Kw'alaams, and Metlakatla.

6.7.4 THE EAO'S ANALYSIS AND CONCLUSIONS

This section presents the EAO's conclusions on the potential positive and negative effects from Cedar LNG on current and future generations. Cedar LNG may potentially affect current and future generations by impacting marine and land users as shipping traffic increases in the area due to the Project. Cedar LNG may also have irreversible effects on VCs or compromise ecosystem integrity and impact the use of these components by various groups now and into the future. Indigenous Interests may be affected by way of increased marine traffic and its impacts on harvesters and marine users. Cedar LNG, through project-related expenditures on labour, goods, and services, may have both adverse and positive effects on human and community well-being in the area, which may impact current and future generations.

PROPOSED PROVINCIAL CONDITIONS AND FEDERAL MITIGATION MEASURES

Based on mitigations proposed in the Application, issues raised during Application review, the EAO's effects assessment, the EAO notes the following provincial conditions are relevant to effects on current and future generations:

- Greenhouse gas reduction plan (Condition 10);
- Community feedback process (Condition 11); and
- SEMP (Condition 14); and
- Regional cumulative effects initiatives (Condition 16).

In addition, the EAO recommends notes Mitigation Measures under the IAA that have been proposed in previous sections are also relevant to effects on current and future generations:

- GBA Plus Mitigation Measures as described in Section 6.8: Human and Community Well-Being;
- Employment and economy Mitigation Measures as described in Section 5.7: Employment and Economy;
- Greenhouse gas Mitigation Measures, as described in Section 6.3: Greenhouse Gas Emissions.

ADDITIONAL CONSIDERATIONS

The community of Kitimat covers approximately 320 square km at the end of the Kitimat Arm of the Douglas Channel on BC's northwest coast. The Douglas Channel is characterized by a deep sheltered harbour which allows for large vessel marine navigation and shipping to take place. These geographical features present economic opportunities for both the community of Kitimat and Haisla to supply global markets with LNG transported from the Coastal GasLink pipeline system.

Cedar LNG may provide economic opportunities to Haisla and the Kitimat community

As a Haisla majority-owned and Indigenous-led project, Cedar LNG has the potential to provide direct, indirect, and induced employment not only to Kitimat and regional communities, but to Haisla and other Indigenous group members as well. Haisla have noted that industrial development in the area has occurred on their land for decades, many times at the expense of the environment and without their consent or inclusion. Haisla view Cedar LNG as an opportunity to take ownership of industrial development on their lands and use revenues to support local social, educational, and health programs. Economic and social benefits are the primary positive effect of Cedar LNG. If approved and built, Cedar LNG would be one of the largest majority Indigenous Nation-owned infrastructure projects in Canada and the first Indigenous majority owned LNG export facility in Canada.

To enhance positive economic and social effects, Cedar plans to prioritize, promote and increase employment and procurement opportunities for Indigenous and local community members. This also would include hiring underrepresented groups such as: Haisla Nation members, Indigenous persons, and women. To ensure these opportunities are afforded throughout the lifecycle of the Project, the EAO proposes a federal mitigation measure requiring Cedar to prepare a gender equity and diversity program, as noted in section 6.8.

Cedar LNG aligns with several Indigenous, regional, provincial, and federal initiatives and strategies

Cedar LNG's potential economic benefits align and may help in achieving the goals of several strategies and initiatives. Cedar LNG aligns with the First Nation's Climate Initiative (FNCI) which aims to fight climate change, alleviate poverty in First Nation's communities, advance ecosystem restoration and put reconciliation in action. The FNCI was established in October 2019 by the Leadership of the Lax Kw'alaams, Metlakatla, Nisga'a and Haisla First Nations.

Stronger BC is a provincial framework that sets out various goals to guide the province in its socioeconomic recovery from the COVID-19 pandemic. Cedar LNG aligns with the Stronger BC framework by creating economic opportunities for the region, offering training and employment to local community-members, and fostering a comparatively low-carbon intense industry. Cedar LNG would align with components of Canada's Trade and Export Diversification

Strategies which aims to grow Canada's international exports by 50% by 2025 and help Canada access new overseas markets.

Kitimat's official community plan (OCP) provides a basis for community-related decisions regarding development in the area. The OCP recognizes that Kitimat has faced a decline in its population. Kitimat hopes to encourage population growth by attracting industrial activity which would simultaneously bring economic development. The OCP also recognizes the importance of economic diversification to avoid boom and bust scenarios that many other natural resource-dependent communities face. Cedar LNG aligns with the OCP's goal of expanding industrial employment but may also contribute further to the community's dependence on natural resource exports and reduce the community's resilience to economic shocks.

LNG facilities emit GHG and may hinder achievement of Provincial Climate Goals

Cedar LNG would align with Clean BC's objective to significantly increase electrification of industrial activities in the province by utilizing clean electricity from the BC Hydro grid.

The Province of B.C. through the Clean BC framework introduced a requirement that all new large industrial facilities must have a plan to achieve net-zero by 2050 (Clean BC, 2022). Cedar LNG will need to meet this requirement to remain aligned with Clean BC.

Considering the predicted GHG emissions for Cedar LNG and to ensure Cedar LNG aligns with the direction of the Clean BC Roadmap, the EAO proposes a condition requiring Cedar to maintain a Greenhouse Gas Reduction Plan. This plan would require Cedar to maintain and update a plan to reduce GHG emissions of Cedar LNG, in consultation with Indigenous nations and the Climate Action Secretariat. The plan would need to consider relevant provincial statutes. The EAO also recommends that Cedar be required to meet the federal requirement that Cedar LNG does not emit greater than net 0 kt CO₂e/yr by January 1, 2050, as calculated pursuant to equation 1, section 3.1, of ECCC's Strategic Assessment of Climate Change, as well as associated technical guidance documents on quantification of net GHG emissions published by the Government of Canada.

The EAO also notes that Cedar LNG could have a positive impact on GHG emissions globally, if importing countries were to use the natural gas as a replacement for coal in power production, since natural gas-fired electricity generation results in approximately 40% less GHG emissions than coal-fired electricity generation.

CONCLUSIONS

After considering the information provided by Cedar in the Application, the views of the Working Group and the public, the proposed provincial conditions and federal Mitigation Measures, the EAO concludes that there may be negative impacts on Indigenous nations along

the Marine Shipping Route as a result of Cedar LNG due to impacts of shipping on the environment and their traditional use, as well as cumulative effects on the region from both shipping and population growth. In addition, GHG emissions from the Project would contribute to climate change. However, some members of the public, communities and Indigenous nations would also be positively impacted as a result of Cedar LNG. Cedar LNG aligns with Indigenous, regional, provincial, and federal initiatives and strategies and as an Indigenous-led project, will bring economic and social benefits to the community. LNG from Cedar LNG may also help to displace the use of energy sources that are more GHG-intensive (such as coal) in importing countries, and thereby, has the potential for positive effects for climate change on a global scale. The Project would also enable Haisla to be self-sufficient and leverage resources to pursue community goals and build for future generations. The EAO has proposed provincial conditions and federal Mitigation Measures aimed at reducing the negative impacts of the Project and maximizing benefits to the extent possible.

6.8 HUMAN AND COMMUNITY WELL-BEING

6.8.1 BACKGROUND

This chapter summarizes potential Project-related social, economic, cultural and health effects that contribute to changes in social determinants of health and which may impact human and community well-being. These effects can be highly dependent on each other and are interrelated. Effects on social determinants of health can be direct or indirect effects from project activities. They can also change the way people live, work, play, practice their culture and/or organize themselves. The social determinants of health (SDH) are the broad range of personal, social, economic, and environmental factors that determine individual and population health.. Where we are born and how we grow, live, work and age have an important influence on our health.

What is health?

The WHO defines health as: “a state of complete physical, mental and social well-being and not merely the absence of disease or infirmity.” These effects are also often closely intertwined with the state of, and trends in, the biophysical environment. Indigenous perspectives on health and wellness demonstrate the need to consider this interconnectedness from a holistic perspective. Indigenous communities identified the following elements as integral to well-being, a deep connection between people, the environment, resource use and culture. This includes use of and access to sacred and culturally important sites to support cultural identity.

Changes resulting from Cedar LNG that occur to these values are referred to collectively as *human and community well-being effects*. Human and community well-being effects can be positive or negative and they can also be experienced at an individual, household, family, social/cultural group, community level, or across generations. Effects may be experienced differently, and at different times, by individuals and groups within a community or region.

[Section 25\(2\)\(a\) and \(d\)](#) of the Act (2018)⁶⁷ requires that positive and negative direct and indirect effects of the Project, including environmental, economic, social, cultural and health effects, as well as disproportionate effects on distinct human populations, including populations identified by gender be considered in every assessment. Section 22(1)(s) of the IAA requires the assessment consider the intersection of sex and gender with other identity factors. The concept of well-being includes the relationships between many tangible and intangible aspects of human health and the social, economic, cultural and biophysical environment. Individuals and communities can experience well-being differently, based on their own unique set of cultural, historical and geographic circumstances, and it is important that definitions of

⁶⁷ While Cedar LNG is assessed under the Act (2002), aspects of the Act (2018) are considered in this assessment, as described in Part A of this Report.

well-being, as provided by Indigenous groups and local communities themselves, are included in the assessment.

The EAO has incorporated consideration of the potential for disproportionate effects throughout this Report, where effects on human populations are assessed (for example: human health, infrastructure and services, employment and economy). This chapter summarizes these potential effects.

Human and community well-being effects within federal jurisdiction including effects to the health, social or economic conditions of the Indigenous peoples are discussed in section 6.9 of this Report.

6.8.2 POTENTIAL PROJECT EFFECTS AND PROPOSED MITIGATIONS IN THE APPLICATION

EXISTING CONDITIONS

Kitimat and the surrounding area in which Cedar LNG would be located are situated on the Douglas Channel. The area has seen decades of industrial development given the deep and sheltered harbour and access to global markets. Kitimat experienced a significant population surge in the 1950s when the province selected it as the location of one of the world's largest aluminum smelters. The area has since seen a decline in residents as the population fluctuates with cycles of local industrial development and changes in government resource policies.

Population Health

Cedar LNG would be situated in the Northwest Health Service Delivery Area (NWHSDA), which is a part of Northern Health. It includes the following communities that are within the LAA for the infrastructure and services VC and the employment and economy VC: District of Kitimat, the City of Terrace, Haisla Nation (Kitamaat Village), Kitselas First Nation, and Kitsumkalum First Nation. The RAA includes the LAA in addition to Kitimat Stikine Electoral Areas C and E and North Coast Regional District Electoral Areas A and C. Northern Health describes the population in northwestern British Columbia as having poorer health outcomes than other health authorities due to vulnerabilities to chronic diseases and the challenges to attaining a good health status (SDH). This is also due to the remoteness of many communities in the region. Challenges and vulnerabilities to chronic diseases and health challenges are influenced by factors such as: vast distances between communities; small or under-equipped service centers; the harsher climate; remoteness and isolation; potentially limited social, educational and employment opportunities; poorer transportation systems; and unstable housing and food costs.

The Northern Health region has the lowest life expectancy of the five health regions in British Columbia and is several years lower than the provincial average for both males and females. The Northern Health region also has the highest rate of premature mortality and potentially

avoidable mortality of all the health regions. These types of deaths are often related to risk behaviors such as alcohol abuse, tobacco abuse, dangerous driving, or inadequacy in prevention or access to prevention programs. Some of these individual behaviors are often a result from social inequities and intergenerational trauma. Males and females in the NWHSDA had a statistically higher percentage of self-reported obesity than the province average and had significantly higher percentages of self-reported smoking and heavy drinking. Sexually transmitted infection (STI) rates in the NWHSDA are lower than the provincial average and other health service delivery areas in the Northern Health region.

The NWHSDA experienced some of the highest rates of COVID-19 in the province with several outbreaks reported in various industrial project sites in the area. Communities in the RAA have voiced concerns regarding a decrease in mental health status associated with industrial development in the region, while suicide rates in the Northern Health region remain some of the highest in BC. Men aged 35 to 39 years old have the highest suicide rate among Northern BC residents.

Summary of Population Health in the Northern Health Region

- Poorer health outcomes overall compared to urban areas
- Lowest life expectancy in BC
- Highest rate of premature mortality in BC
- Lower STI rates than provincial average
- High rates of COVID-19
- Highest suicide rates in BC

Socio-Economic Status

Educational attainment is recognized as an important SDH. Higher education is linked with better employment, higher incomes, and job security. In both the LAA and RAA Indigenous populations have lower rates of any form of post-secondary education as compared to the provincial average. Spare capacity exists in schools in both the RAA and LAA. Education plays an important role in determining health status of an individual, but is more likely to be linked to income, employment, and career success than it is to an individual having a greater store of personal knowledge. With higher levels of educational attainment, individuals have access to less hazardous jobs, and reduce their risks associated with workplace injuries. In addition, their education attainment provides more access to employment with job security, retirement plans, and health insurance that is not covered by government health programs.

Employment provides individuals with economic opportunities which can influence individual and family health. However, the working environment can also significantly impact physical and mental health through type of work and working conditions. In the Application, Cedar noted

that regional employment trends show that unemployment rates were higher and more variable in the region than across the province but have followed a decreasing trend since 2011. A sudden increase in unemployment in 2020 is largely attributed to the COVID-19 pandemic. The Province of British Columbia's Labour Market Outlook for 2019 to 2029 forecasts that employment demand in the region will increase with approximately 9,900 jobs created by 2029.

Income is a significant contributor to health and health inequalities. While Canadians have seen an overall increase in personal income, the poverty rate has not decreased proportionally, and inequalities have worsened. In 2015, reported average employment incomes for individuals were lower in the LAA and RAA than provincial averages.

Where someone lives is important, as both natural and built environments can have impacts on health. Although affordability is an issue in the LAA and RAA, the percentage of households spending 30 percent or more of their income on shelter was below the average percentage for BC. Haisla has several initiatives in place to address housing issues for community members living on and off-reserve. Both Terrace and Kitimat have experienced a recent upward trend in housing prices, with decreasing supply. The demand for social housing in the area also remains high accompanied by a significant shortage in supply. As of August 2020, 76 BC Housing affiliated social housing applications in the Greater Terrace Area remained on the waitlist, including: 34 families, 17 residents with disabilities, and 17 seniors. However, the demand for social housing is much greater than what is reported by BC Housing waitlists. LNG Canada reported a peak of 1,550 non-local temporary workers living in camp accommodations in Kitimat in 2019 and a peak of 2,427 in 2020. Non-resident temporary workforces and worker relocation can create adverse effects on housing, particularly if camp accommodations are not available or the workforce exceeds availability.

Northern Health has noted that health care is generally at capacity across the Northern Health region and that Northern Health is resourced to provide services to the resident population only. Increases in emergency room patient visits from outside of the health service delivery area were correlated with an increase in the number of non-resident workers in Kitimat according to LNG Canada.

Early childhood education and development are pivotal to a child's growth and development. A poor start to life often leads to problems that can impact health and lead to long-term problems. Concerns regarding the lack of space in daycares in the LAA have been expressed by individuals living in Kitimat and Kitimaat Village. Demand for licenced childcare spots exceeds availability in Kitimat, and childcare centers are operating below capacity due to a shortage of early childcare educators. Access to childcare may also increase labour market participation and removes barriers to employment for underrepresented groups, including Indigenous peoples, women, visible minorities, and persons with disabilities, leading to higher socio-economic status.

Healthy eating requires being ‘food secure’ (that is, having physical and economic access to sufficient, safe and nutritious foods to meet the needs of a healthy and active life). Individuals who are food insecure are at an increased risk of chronic conditions and have greater difficulty managing their diseases. In 2011/2012 the NWHSDA had the highest reported rate of food insecurity in BC.

Summary of Socio-Economic Status in Northern Region

- Lower attainment of post-secondary education than provincial average
- Unemployment rate on par with provincial average
- Lower reported average employment incomes than provincial average
- Upward trend in housing prices with low supply
- High demand for social housing and low supply
- At-capacity health care availability
- Demand for childcare exceeds availability
- Highest rate of food insecurity in British Columbia (2011-2012)

PATHWAY OF EFFECTS

Cedar LNG has the potential to affect SDH and impact human and community well-being through the following pathways:

- Impacts to culture and identity;
- Demand for early childhood education services and infrastructure;
- Demand for education infrastructure and services;
- Project employment, expenditures and working conditions;
- Project impacts on food security;
- Differing project interactions on gender and other distinct subpopulations;
- Demand for health care services;
- Project employment and expenditure impacts on incomes and income inequity;
- Demand on housing and accommodation;
- Non-resident workforce impacts on social cohesion and connectedness; and
- Non-resident workforce impacts on community safety and crime.

These pathways may affect human and community well-being by having adverse effects to mental well-being, physical well-being and social and cultural well-being as described below.

Adverse effects to mental well-being

- Uncertainties related to potential accidents and malfunctions, including marine spills;
- Effects of relocation and shift work on cultural engagement; and
- Population change and migration.

Adverse effects to physical well-being:

- Risks to the safety of marine harvesters;
- Food insecurity from changes to the quantity or quality of country foods, or impeded access to traditional territories, including marine areas;
- Risks to the safety of Indigenous women and girls from an influx of temporary workers;
- Effects related to a decrease in housing availability from population changes, resulting in overcrowding, conflict, stress levels and transmission of infectious disease;
- Increased disposable income, coupled with a non-local temporary workforce, leading to increase in use of drugs and alcohol, and rates of sexually transmitted infections; and
- Potential increase in cost of living, resulting in food security and health status of low-income individuals and households.

Adverse effects to social and cultural well-being:

- Impeded access to traditional lands, waters and resources that are important for sustenance, social and ceremonial purposes; and
- Disruption in cultural practices and a loss of balance and control over individuals' lives.

The Application also considered the potential for Cedar LNG to affect subgroups within local populations differently. Certain subgroups may be more vulnerable to adverse effects while others may be better positioned to realize positive effects. These various differential effects are highlighted in this section. A variety of factors contribute to differential effects including but not limited to: gender, age, employment status, education level, geography and/or ethnicity. It is important to consider how such factors may overlap or intersect to produce unique or layered experiences and effects for individuals or groups of people.

POTENTIAL PROJECT EFFECTS

Cedar LNG may impact Indigenous culture and identity:

Cedar LNG may interact with the rights of Indigenous peoples and may impact the exercise of Aboriginal rights and title. These effects may be both positive (due to the economic and social benefits of the Project) and negative. Subsequently, this may affect Indigenous interests related to consumption and harvest, the use and integrity of sacred and culturally important sites and landscape features, and aspects of traditional Indigenous governance. These effects may impact the culture and identity of nearby Indigenous nations. The assessment found no exposure pathway related to country foods from project emissions or subsequent changes in sediment, soil, and biota (see section 5.12: Human Health). Access to land is closely intertwined to Indigenous health as it provides not only physical but emotional and spiritual sustenance, and it

is therefore an important SDH. Traditional ties to the natural environment are generally acknowledged as a major resource for the superior health enjoyed by Indigenous peoples prior to European contact. Contamination and restricting access to wildlife, fish, vegetation, and water has forced Indigenous peoples further from the natural environments that once sustained community health.⁶⁸ Increased marine shipping may adversely impact the ability to access fishing areas and negatively impact SDH.

Cedar LNG may adversely impact Food Security in the area:

Food security and food sovereignty have also suffered due to the decline of important cultural practices within Indigenous nations. These effects are discussed further in section 6.9 and Part C.

Shift work and influx of non-resident project workers may impact some SDH:

Movement and/or influx of non-resident project workers and their families into the local communities may strain health services which are already facing difficulties and resource constraints. The region continues to struggle with poor health outcomes in comparison to the rest of the province and high rates of premature mortality. Shift work of project workers may also result in changes of self-reported health status associated with increased stress and feelings of poorer health as well as premature mortality associated with changes in lifestyle. Project-related shift work may also increase disposable incomes for both local and non-local workers leading to changes in health behaviors, access to more and higher quality food, better housing as well as potential increased incidences of STIs. Project activities may affect enjoyment and connectedness to the outdoors for land and marine resource users, which may impact mental health and adversely impact Kitimat's community goal of "enhancing sense of place". Women in the area have noted concerns about personal safety, particularly in relation to large influxes of men in the town associated with work camps, impacting their sense of safety and community cohesion⁶⁹.

Population growth may strain educational and childcare infrastructure but promote further education:

Demand for childcare services may be affected by population growth, both temporary and/or permanent, associated with the Project's workforce. Demand for childcare exceeds current availability and increased demand will further strain the system. This will disproportionately affect women, particularly those that have lower-incomes and rely on or need childcare services. Demand for education infrastructure and services may also increase. Employment requirements from the Project may promote the further pursuit of education and have a

⁶⁸ <https://www.ccsna-nccah.ca/docs/determinants/RPT-HealthInequalities-Reading-Wien-EN.pdf>

⁶⁹ The Wellbeing Experiences of Women in the Haisla Nation and the district of Kitimat (May 2018). Available here: <https://haisla.ca/wp-content/uploads/2018/06/With-Logo-FinalKitimatHaislaCVI-ReportMay-24-2018.pdf>

positive effect on educational attainment in the region, if the region has the capacity to realize this positive effect.

Changes in income and influx of non-resident workers may impact local economy and housing availability:

Employment from the Project may have positive effects on employment rates in the region by:

- Increase in household income as a result of direct, indirect and induced employment that has the potential to alleviate stress and anxiety among the underemployed and improve mental health;
- Potential increased levels of educational attainment through skills training that may improve socio-economic well-being;
- Financial autonomy and independence of some women through employment that may improve social and physical well-being;
- Increased financial revenue for infrastructure and services;
- Increase in monetary income through wage employment contributes to obtaining appropriate housing and adequate food; and
- Employment of community members may contribute to individual and collective benefits, such as self-esteem, confidence and pride and the ability to learn about industry, economics, and politics.

Employment from the Project may however intensify income inequalities and lead to both wage and price inflation which may affect cost of living for local residents. Higher incomes may exacerbate already high housing prices while supply remains low, crowding out lower income earners in the area who may have difficulty accessing social housing. In addition, project related non-resident workforce may increase demand for accommodations affecting inventory levels and increasing rent rates.

Cedar LNG may provide economic opportunities to Haisla and the Kitimat community:

As a Haisla majority-owned and Indigenous-led project, Cedar LNG has the potential to provide direct, indirect, and induced employment not only to Kitimat and regional communities, but to Haisla and other Indigenous group members as well. Haisla have noted that industrial development in the area has occurred on their land for decades, many times at the expense of the environment and without their consent or inclusion. Haisla view Cedar LNG as an opportunity to take ownership of industrial development on their lands and use revenues to support local social, educational, and health programs. Economic and social benefits are the primary positive effect of Cedar LNG.

To enhance positive economic and social effects, Cedar plans to prioritize, promote and increase employment and procurement opportunities for Indigenous and local community members. This also would include hiring underrepresented groups such as: Haisla Nation members, Indigenous persons, and women.

MITIGATION MEASURES PROPOSED IN THE APPLICATION

Mitigation and enhancement measures for SDH are focused on:

- Reducing adverse effects from population change and enhancing positive effects;
- Reducing adverse effects from employment and income generated from the Project;
- Reducing effects on access to the natural environment; and
- Reducing health effects associated with air quality and noise emissions from Cedar LNG.

Education, Employment, Housing, Health, and Community Safety Mitigation Measures

- Work with Haisla employment department, local and regional Indigenous employment centers, educational facilities, and communities to increase opportunities for Indigenous and local community members to obtain training to participate in the Project;
- Implement a local hire policy during construction and operation;
- Implement a gender equity and diversity policy that focuses on hiring distinct subpopulations that are identified by gender, indigeneity, and other underrepresented populations;
- Discuss procurement opportunities with local, regional, and Indigenous economic development departments and organizations;
- Prioritize local and regional businesses;
- Development and implementation of an accommodation policy that includes measures to ensure that accommodation for contractor construction personnel residing outside the local assessment area for infrastructure and services (as defined in Section 7.11 of the Application) is exclusively within existing work camps or other temporary accommodations and does not include rental of local housing;
- Use of local workforce accommodation centers for non-resident workers to reduce adverse effects on local accommodation capacity during construction;
- Implement a local hire and procurement policy and promote training opportunities where feasible;
- Provide on-site first aid stations, medical room(s) with beds and certified first-aid staff and dedicated communication devices for requesting outside emergency aid to limit demand on local health services during construction and operation;
- Implement a drug and alcohol policy;
- Implement a code of ethics and respectful workplace policy and provide cultural awareness training for all workers;
- Engage with communities and develop and implement a community feedback tool or process to address community concerns and complaints;
- Review relevant Northern Health guidance including guidance on injury prevention and management, communicable disease management and health promotion;
- Maintain a database of local workers and businesses to share information with as the Project advances, including hiring and contracting;
- Host local community information sessions to share details about what kinds of jobs are available and the training required; and
- Prepare and implement a health and medical services plan.

During Application Review, Cedar also proposed a Follow-up Program under the IAA for GBA Plus, which is described further below.

Biophysical Mitigation Measures

As described in Section 5.1: Air Quality, Section 5.2: Acoustics and Section 5.12: Human Health.

6.8.3 COMMENTS RECEIVED DURING APPLICATION REVIEW

Based on a review of the Application and with feedback from the Working Group, Indigenous nations, and the public, the following issues related to the assessment of Effects to Human and Community Well-Being for Cedar LNG were identified:

- Education;
- Childcare; and
- Differential effects to under-represented groups.

EDUCATION

The District of Kitimat noted that employment opportunities may draw prospective students away from pursuing further education. This may have implications for both the community and post-secondary education attainment levels. In response, Cedar stated it would only hire workers that are 19 years or younger if they have completed high school or have an appropriate equivalent. The EAO agrees with Cedar's conclusion that employment from the Project may result in low-level positive effects on educational attainment which in turn may have positive effects on health status. The EAO has proposed that the SEMP (Condition 14) include the requirement that Cedar provide on the job training and apprenticeship to support positive educational and employment outcomes.

CHILDCARE

Parents in the Northern Health region find childcare to be unaffordable and there is a shortage of qualified early childhood educators in the area. These barriers are likely worse for low-income parents and single mothers. Shift work and childcare do not often align, a concern that has been raised by the community before. COVID-19 has also exacerbated these challenges.

Cedar noted that there would be low demand on childcare from potential project workers; however, reviewers noted that this assertion was unsubstantiated. ESDC also noted that Cedar has not proposed mitigations to childcare costs and access which may dissuade families from seeking employment with the Project. Given that Cedar is not able to predict how many workers will relocate with families to the LAA, overburdened childcare facilities may experience further stress as a result of the Project. The EAO notes the potential for knock-on effects on childcare exists should a large portion of the workforce be non-residents that move into the community and bring children with them. The EAO notes that it has proposed a federal

Mitigation Measure and a SEMP that would include the requirement that Cedar develop and implement an accommodation policy that includes measures to ensure that Local accommodation for contractor construction personnel during Construction is exclusively within existing work camps or other temporary accommodations and does not include rental of local housing, as well as measures to minimize rental of local housing by direct employees of the Holder during Construction. The EAO is of the view that this would reduce the likelihood of construction contractors bringing children to the community during construction. Given the maximum workforce during operations is 100 FTE, the EAO is of the view that potential effects of the Project on childcare would be low.

DIFFERENTIAL EFFECTS TO UNDERREPRESENTED GROUPS

The District of Kitimat, Gitga'at, Northern Health, Health Canada, ESDC and Women, and Gender Equality Canada were of the view that information in the Application on GBA Plus and vulnerable groups was inadequate. It was recommended that greater consideration of GBA Plus be given in the assessment of the employment and economy, infrastructure and services, and human health VCs and additional details were requested on:

- Potential effects on visible minorities, recent immigrants, youths and persons with disabilities;
- Collections and inclusion of primary data, both quantitative and qualitative, (rather than only secondary data) from vulnerable groups;
- Disaggregation of data to determine effects on Indigenous populations (such as for suicide rates);
- Consideration of the recommendations from the Inquiry on Missing and Murdered Indigenous Women and Girls; and
- Consideration of the effect of wage, equity, employment and inclusion of genders other than male/female.

During the public comment period, a commenter expressed concerns for the safety of Indigenous women and girls based on the temporary influx of workers. The commenter was of the view that there should be a more substantial effort to eliminate the safety concerns associated with remote industrial projects such as Cedar LNG. More consideration into who is hired and brought into these communities ought to be taken if this project is to be in alignment with Canada's commitment to eliminating the genocide of Indigenous women and girls.

In response to these concerns, Cedar provided a memo which identified where GBA Plus was considered throughout the Application. In completion of the GBA Plus assessment Cedar noted it undertook the following analysis:

- Considered subpopulations that may be disproportionately affected by Cedar LNG;
- Scoped and identified sensitive subpopulations and identity factors, completed disaggregated data to describe existing conditions for sensitive subpopulations;

- Included qualitative data to describe sensitive subpopulations and barriers and issues for sensitive subpopulations;
- Assessed Cedar LNG residual and cumulative effects on sensitive subpopulations;
- Described disproportionate effects, with consideration of specific mitigation and enhancement measures to address residual adverse and positive effects; and
- Considered follow-up strategies if relevant to sensitive sub-populations.

Cedar stated that the factors selected for GBA Plus analysis and assessment of differential effects to be considered under each effect path were informed through a wide range of data sources, including consultation and engagement, publicly available data sources including government databases, government publications, grey literature, and reports prepared for other EAs of nearby projects. Cedar is of the view that baseline data presented for employment and economy allow for a thorough assessment of potential effects that are appropriate to the size of the Project and the magnitude of potential effects. In addition to the factors Cedar selected for GBA Plus analysis were indicators for employment and economy include sex, Indigeneity, income and education. Cedar determined that, in particular, females and more specifically Indigenous females were identified as comprising vulnerable populations requiring disaggregated assessment. While the potential effects and underrepresentation regarding visible minorities, recent immigrants, age, other genders and person with disabilities are not included in the Application, Cedar has proposed a suite of mitigation and enhancement measures aimed at increasing the equitable distribution of project benefits across all subpopulations, regardless of gender or identity factor, while reducing the magnitude of adverse effects on these populations.

Cedar also noted that Cedar is committed to constructing and operating the Project in a manner that reduces effects on the residents of Kitimat and surrounding communities. As part of this commitment, Cedar will implement a community feedback process that aims to provide open and transparent means for the community to seek information and raise concerns as well as have inquiries addressed in a timely manner during construction and operation. Cedar will review the feedback with purpose of determining specific actions to address community questions, issues, or concerns.

Based on the concerns raised by the Working Group, the EAO recommends Mitigation Measures under the IAA for GBA Plus. These would include:

- Develop and implement a gender equity and diversity program that focuses on hiring Haisla Nation members, local and Indigenous persons, and women to increase project employment among underrepresented populations and consideration of the baseline labour force participation status of under-represented groups in Kitimat and the region;
- Develop and implement a drug and alcohol policy; and
- Develop and implement workplace violence, harassment, bullying and discrimination processes.

The Mitigation Measures and plan should incorporate community engagement and be developed in consultation with Haisla, Gitga'at, Gitxaala, Kitselas, Kitsumkalum, Lax Kw'alaams, Metlakatla, Northern Health, the District of Kitimat, the Regional District of Kitimat Stikine and the City of Terrace. The EAO also proposes a Follow-up Program for GBA Plus and a condition requiring Cedar to develop a SEMP that would incorporate policies and training pertaining to workplace code of ethics, cultural sensitivity, drug and alcohol use, respectful workplace, and workplace violence (including gender-based violence) and gender equity and diversity employment measures and practices. The EAO has also proposed provincial condition and federal Mitigation Measure for a community feedback process.

6.8.4 CONCLUSIONS

PROPOSED PROVINCIAL CONDITIONS AND FEDERAL MITIGATION MEASURES

Based on mitigations proposed in the Application, issues raised during Application review, the EAO's effects assessment, and the analysis and information contained in the Joint Permitting / Regulatory Coordination Plan and the Regulatory Coordination Tracking Table (Appendix 5), the EAO notes the following proposed provincial conditions are relevant to human and community well-being:

- Community feedback process (Condition 11);
- HMSP (Condition 13); and
- SEMP (Condition 14).

The EAO recommends the following Mitigation Measures under the IAA for Human and Community Well-Being:

- Community feedback process, as described in the proposed federal Mitigation Measures for air quality (section 5.1);
- Measures to promote local hiring, as described in the proposed federal Mitigation Measures for employment and economy (section 5.7);
- A code of ethics and respectful workplace policy and provide cultural awareness training for all workers, as described in the proposed federal Mitigation Measures for infrastructure and services (section 5.10);
- A gender equity and diversity policy that focuses on hiring Haisla Nation members, local and Indigenous persons, and women to increase project employment among underrepresented populations and consideration of the baseline labour force participation status of under-represented groups in Kitimat and the region;
- A drug and alcohol policy;
- Workplace violence, harassment, bullying and discrimination processes that promote a safe and respectful environment and contains gender appropriate and gender- and sexuality- specific policies and processes which promote a safe, respectful and inclusive environment for all employees, including women and sexual minorities, and includes consideration of Indigenous women and girls and Calls to Justice 13.1 to 13.5 addressed

to the extractive and development industries within the Final Report of the National Inquiry into Missing and Murdered Indigenous Women and Girls; and

- Mitigation Measures for employment and economy and human health as described in sections 5.7 and 5.12.

In addition, the EAO also proposes a Follow-up Program under the IAA for GBA Plus, which would include:

- Review any new disaggregated data that become available for Kitimat and the region where workforce would be hired from (such as using Census 2021 data, once available) to support development of the gender equity and diversity policy; and
- Report out on the results of the gender equity and diversity policy including voluntarily provided data on workforce hired by identity factors (such as gender, Indigenous Peoples, LGBTQ2+, (dis)abled people, newcomers/Immigrants etc.) and job type during construction and the first five years of operation.

CONSIDERATION OF INDIGENOUS KNOWLEDGE

The EAO considered Indigenous Knowledge, where available, in the assessment of GHG emissions.

Cedar noted that Indigenous perspectives regarding SDH were considered in the Application, some of which were drawn from the First Nations Health Authority's (FNHA) *First Nations Perspective on Health and Wellness* webpage. The mental, emotional, physical, and spiritual health of Indigenous people have been disproportionately affected over the last few centuries. The FNHA aims to support Indigenous people in British Columbia to: "achieve and enjoy the highest level of health and wellness by offering continuous support and resources on their respective health and wellness journeys, honoring the unique traditions and cultures of each group, and championing Indigenous health and wellness within the FNHA organization and with all of their partners". Each Indigenous community has their own unique and culturally specific practices and perspectives for assessing health and addressing the health of their members.

Indigenous people continue to experience challenges with the Canadian health system and health services today due to the ongoing impacts of colonialism, remoteness factors, jurisdictional barriers and gaps, and non-integration of health systems and health providers. Indigenous concepts of health and well-being include balancing mind, body, spirit, and emotion and living a good life in harmony, reciprocity and relationships with other human beings and the natural world (National Collaborating Centre for Indigenous Health, 2019).

During the EA, Gitga'at and Haisla provided comments on the assessment of human and community well-being. The information provided by Gitga'at is summarized above in section 6.8.3 or discussed in the nation-specific sections in Part C of this Report. In addition, Haisla commented that the income generated by Cedar LNG will be invested in the Haisla community. Haisla has already seen the results when they participate in industrial development and have

had many achievements including the construction of a new health center in the community, the construction of apartment complex and townhouses condos and many other community supports. Community supports such as the outreach worker for urban off reserve areas have also been implemented to add to the mental health supports already offered by the Health Centre. Key ways in which the EAO took Indigenous Knowledge into account in the assessment of effects on human and community well-being included:

- Incorporating feedback received into the proposed Mitigation Measures for GBA Plus.

THE EAO'S CONCLUSIONS

Residual effects on human and community well-being within federal jurisdiction, including the health, social or economic conditions of the Indigenous peoples of Canada are discussed in Section 6.9: Requirements of the *Impact Assessment Act*.

Cedar maintains that the number of non-local employees who may require childcare would likely be small and the additional demands they may impose on daycare and preschool infrastructure and services will be correspondingly low. While the EAO concurs with this conclusion, the EAO also notes that lack of demand for childcare from non-local workers could potentially be a systemic issue, or in other words, prospective workers are dissuaded from applying due to a lack of childcare services in the area. Women in the area have noted that the absence of childcare options has been a significant employment barrier and contributes to work related stress and impacts to mental health. There is also a high degree of uncertainty with regards to the number of families relocating to the LAA because of the Project. A sudden influx of temporary residents may stress an already overloaded childcare system.

Concerns were raised by the Working Group that the Project may not benefit groups that are under-represented in the regional labour force (such as Indigenous people, women, youths and minorities). Positive effects are anticipated to be unevenly distributed, with non-Indigenous males expected to realize a disproportionate share of project employment. Employment provides individuals with economic opportunities which can influence individual and family health however long hours and stressful working environments can also significantly impact physical and mental health through type of work and working conditions. The gender equity and diversity employment plan, proposed as a provincial condition (within the SEMP) and a federal Mitigation Measure may manage these uneven distributions to an extent but do not address the root causes of employment inequity which are beyond the scope of this assessment. Women in particular may be excluded due to factors such as lack of access to childcare, safety risks and fear of the male dominated nature of the workforce.

Income is a significant contributor to health and health inequalities and educational attainment is recognized as a critical SDH. Project-related direct, indirect, and induced employment and local spending is expected to have positive effects in the area which will have positive effects on the income SDH and may lead to access of better food and housing. Increases in disposable income for shift-workers may however impact individual behavior and lead to increased drug

and alcohol abuse and/or increased incidences of STI's. Employment requirements from the Project may promote the further pursuit of education and have a positive effect on educational attainment in the region but may also encourage prospective employees to defer post-secondary education.

Rising cost of housing in the area has been a concern to the local population. Cedar notes that there will be a relatively small non-resident workforce, the construction workforce is needed over a short period, and Cedar would use existing worker accommodation centers to reduce impacts to the local housing market.

The Northern Health region struggles with both the highest rates of premature mortality and lowest life expectancy in BC. COVID-19 has exacerbated the fragility of the healthcare system as the health authority only has capacity to serve the current number of residents. Cedar maintains that due to the small number of non-resident workers, the direct level of impact of Cedar LNG on local health services would be low.

The erosion of culture, identity, sense of place, and language can adversely impact mental health and well-being. Access to land is closely intertwined to Indigenous health as it provides not only physical but emotional and spiritual sustenance, and it is therefore an important component to SDH. The effects of the Project to Indigenous interests are discussed in Part C.

At the same time, Cedar LNG will provide Haisla with an opportunity to take ownership of industrial development on their lands and use revenues to support local social, educational, and health programs. Economic and social benefits are expected to be positive effects of Cedar LNG to both Haisla and the region.

After considering the information provided by Cedar in the Application, the views of the Working Group and the public, the proposed provincial conditions and federal Mitigation Measures, the EAO concludes that there would be a moderate magnitude of effects on human and community well-being, with effects being both positive and adverse. The EAO is satisfied that adverse effects on these factors would be appropriately mitigated and minimized to the extent possible for the Project.

6.9 REQUIREMENTS OF THE IMPACT ASSESSMENT ACT

6.9.1 OVERVIEW

This chapter describes and summarizes how the effects to be addressed under the IAA have been considered and assessed by the EAO. Table 51 and Table 52 provide a full list of locations within this Report related to the applicable assessment of effects required under the IAA. A number of these effects are assessed in Part B where they are related to a VC. Other assessment matters that are particular to the IAA that are not specifically addressed elsewhere in the report are assessed in this chapter, including:

- A change to the environment that would occur on federal lands, in a province other than the one where the physical activity or the designated project is being carried out, or outside Canada, as required under Section 2(b) of the IAA;
- Current use of lands and resources for traditional purposes and cultural heritage, as required under Section 2(c);
- Any change occurring in Canada to the health, social or economic conditions of the Indigenous peoples of Canada, as required under Section 2(d);
- The extent to which the designated project contributes to sustainability; and
- The extent to which the project helps or hinders Canada's ability to meet its environmental obligations and commitments in respect of climate change.

Under the IAA, the extent of significance for residual effects within federal jurisdiction must be assessed. This assessment provided below in Table 51 is based on the EAO's assessment of residual effects in Part B and the additional analysis conducted in this section. Section 22 factors for which an extent of significance conclusion is not explicitly required appear in Table 52.

Under the IAA, the assessment must specify the extent to which adverse effects that are direct or incidental are significant. Cedar LNG is not expected to result in any effects that are directly linked or necessarily incidental to a federal authority's exercise of a power or performance of a duty or function that would permit the carrying out of the Project (as defined as "direct or incidental effects" in Section 2 of the IAA). As a result, direct or incidental effects are not included in the tables below, nor assigned an extent of significance.

Table 51: Location in the EAO's Assessment Report of the Assessment of Effects within Federal Jurisdiction Required under the Impact Assessment Act

Federal Requirement	Report Location	Extent of Significance for Residual Effects under the IAA	Extent of Significance for Cumulative Effects under the IAA
Effects within Federal Jurisdiction (as defined in Section 2 of the IAA)			
(a) a change to the following components of the environment that are within the legislative authority of Parliament:			
(i) fish and fish habitat, as defined in subsection 2(1) of the <i>Fisheries Act</i>	Freshwater Fish, Section 5.5 Marine Resources, Section 5.6	Low	Low
(ii) aquatic species, as defined in subsection 2(1) of the <i>Species at Risk Act</i>	Freshwater Fish, Section 5.5 Marine Resources, Section 5.6	Low	Low
(iii) migratory birds, as defined in subsection 2(1) of the <i>Migratory Birds Convention Act, 1994</i>	Wildlife, Section 5.4	Low	Low
(b) a change to the environment that would occur:			
(i) on federal lands	Requirements of the IAA, Section 6.9	Low	Low
(ii) in a province other than the one where the physical activity or the designated project is being carried out	Greenhouse Gas Emissions, Section 6.4; Requirements of the IAA, Section 6.9	Low	Low
(iii) outside Canada	Greenhouse Gas Emissions, Section 6.4; Requirements of the IAA, Section 6.9	Low	Low
(c) with respect to the Indigenous peoples of Canada, an impact—occurring in Canada and resulting from any change to the environment—on:			
(i) physical and cultural heritage	Physical heritage – Heritage, Section 5.11 Cultural heritage - Requirements of the IAA, Section 6.9	Low	Low
(ii) the current use of lands and resources for traditional purposes	Requirements of the IAA, Section 6.9	Low	Low

Federal Requirement	Report Location	Extent of Significance for Residual Effects under the IAA	Extent of Significance for Cumulative Effects under the IAA
(iii) any structure, site or thing that is of historical, archaeological, paleontological or architectural significance	Physical heritage – Heritage, Section 5.11	Negligible	Negligible
(d) any change occurring in Canada to the health, social or economic conditions of the Indigenous peoples of Canada	Requirements of the IAA, Section 6.9	Low	Low
(e) any change to a health, social or economic matter that is within the legislative authority of Parliament that is set out in Schedule 3 (effects within federal jurisdiction)	N/A - there are no other health, social or economic matters set out in Schedule 3 to the <i>Impact Assessment Act</i> (Components of the Environment and Health, Social or Economic Matters)	N/A	N/A

Table 52: Location in the EAO's Assessment Report of the Assessment of Effects Required under the IAA [Section 22(1)]

Federal Requirement	Report Location
22 (1) The impact assessment of a designated project, whether it is conducted by THE AGENCY or a review panel, must take into account the following factors	
(a) the changes to the environment or to health, social or economic conditions and the positive and negative consequences of these changes that are likely to be caused by the carrying out of the designated project, including	
(i) the effects of malfunctions or accidents that may occur in connection with the designated project	Malfunctions and Accidents, Section 6.1
(ii) any cumulative effects that are likely to result from the designated project in combination with other physical activities that have been or will be carried out	Within each VC Section: Sections 5.1 to 5.12
(iii) the result of any interaction between those effects	Within each VC Section: Sections 5.1 to 5.12
(b) Mitigation Measures that are technically and economically feasible and that would mitigate any adverse effects of the designated project	Within each VC Section: Sections 5.1 to 5.12
(c) the impact that the designated project may have on any Indigenous group and any adverse impact that the designated project may have on the rights of the Indigenous peoples of Canada recognized and affirmed by Section 35 of the <i>Constitution Act, 1982</i>	Part C, Sections 7.1 to 7.9
(d) the purpose of and need for the designated project	Part A, Section 2.3.1
(e) alternative means of carrying out the designated project that are technically and economically feasible, including through the use of best available technologies, and the effects of those means	Alternative Means, Section 6.5
(f) any alternatives to the designated project that are technically and economically feasible and are directly related to the designated project	Part A, Section 2.3.2
(g) Indigenous knowledge provided with respect to the designated project	Assessment of VCs: Sections 5.1 to 5.12 of the report Assessment of VCs: Sections 5.1 to 5.12 of the report
(h) the extent to which the designated project contributes to sustainability	Requirements of the IAA, Section 6.9
(i) the extent to which the effects of the designated project hinder or contribute to the Government of Canada's ability to meet its environmental obligations and its commitments in respect of climate change	Requirements of the IAA, Section 6.9

Federal Requirement	Report Location
(j) any change to the designated project that may be caused by the environment	Potential Changes to the Project that may be caused by the Environment, Section 6.3
(k) the requirements of the Follow-up Program in respect of the designated project	Within each VC Section: Sections 5.1 to 5.12; Part C, Sections 7.1 to 7.9
(l) considerations related to Indigenous cultures raised with respect to the designated project	Part C, Sections 7.1 to 7.9
(m) community knowledge provided with respect to the designated project	Community knowledge regarding potential environmental, health, social and economic effects received from parties (such as Kitimat, Terrace, Regional District of Kitimat-Stikine, non-governmental organizations and Northern Health) is described in the applicable Sections (including Section 5.1 to 5.12 Section 6.1 to 6.9) of this Report. Additional details on public consultation undertaken and comments received are provided in Part A, Section 4.4. Particular areas of community interest included health services, infrastructure, air quality and GHG emissions.
(n) comments received from the public	Part A, Section 4.5 Comments related to GHGs and Air Quality were also described within Sections 5.1 and 6.4, respectively
(o) comments from a jurisdiction that are received in the course of consultations conducted under Section 21	Comments from Federal authorities, Indigenous nations, and other members of the Working Group are captured in the report within each section.
(p) any relevant assessment referred to in Section 92, 93 or 95	Strategic Assessment of Climate Change and Requirements of the IAA, discussed in Section 6.4: GHGs; no other relevant regional or strategic assessments
(q) any assessment of the effects of the designated project that is conducted by or on behalf of an Indigenous governing body and that is provided with respect to the designated project	The final version of Part C will be updated to include Gitxaala, Kitselas, Lax Kw'alaams and Metlakatla's collaborative assessments with the EAO
(r) any study or plan that is conducted or prepared by a jurisdiction—or an Indigenous governing body not referred to in paragraph (f) or (g) of the definition jurisdiction in Section 2—that is in respect of a region related to the designated project and that has been provided with respect to the project	N/A- none additional
(s) the intersection of sex and gender with other identity factors	Within Infrastructure and Services, Section 5.10, Employment and Economy, Section 5.7, Human and Community Well-Being, Section 6.8
(t) any other matter relevant to the impact assessment that the Agency requires to be taken into account	The Agency did not identify any matters relevant to the assessment that are not identified in the final AIR and addressed in the Application.

6.9.2 FEDERAL LANDS

Cedar LNG is located in northwest B.C. on the Douglas Channel in the District of Kitimat and does not occur on federal lands, and there are no direct physical impacts such as vegetation clearing, and grading that would not occur on federal lands.

Indigenous reserve lands are the federal lands in proximity to the Facility Area and the Marine Shipping Route. The VCs with the potential to interact with federal lands are air quality, acoustics (facility operation and shipping), vegetation resources, and freshwater fish. The LAA and RAA of the air quality and acoustics VCs and the RAA for vegetation resources (changes to health and diversity due to air emissions) overlap with federal lands. For the freshwater fish VC, only the RAA for changes in water quality due to nutrient deposition overlaps with federal lands.

Indigenous reserve lands in proximity to the Facility Area may be affected by air emissions, sounds emissions and nutrient deposition. Indigenous reserve lands in proximity to the Marine Shipping Route may be potentially affected by air and sound emissions from LNG carriers and tugboats.

Below are the EAO's conclusions regarding the potential residual effects to federal lands for each VC.

Table 53: Air Quality Project Residual Effects Extending onto Federal Lands

Potential Effect	Project Phase and Component	Residual Effects	Affected Federal Lands
Increases in concentrations of ambient pollutants	Facility – Operations	<p>Direction and Magnitude: Adverse and Low</p> <p>Extent: Local</p> <p>Duration: Long term</p> <p>Reversibility: Reversible</p> <p>Frequency: Frequent/Regular</p> <p>Affected Populations: Disproportionate effects would be more acutely experienced by Haisla Nation members that reside or use reserves in close proximity to the Facility Area, as well as sensitive populations including individuals that are more susceptible to COPC exposure due to physiology (such as newborns, children, pregnant or breastfeeding women and elderly people), health status (such as immune-compromised persons, persons suffering from heart disease, respiratory conditions or allergies), behaviour (such as amount of time spent outdoors), and lifestyle (such as smoking, Body Mass Index ([BMI]) and exercise status).</p> <p>Likelihood: High likelihood of effects to air quality during operations.</p>	<p>Kitamaat 2 (Kitamaat Village)</p> <p>Henderson's Ranch 11</p> <p>Walth 3</p> <p>Bees 6</p> <p>Kitamaat 1</p> <p>Jugwees 5</p> <p>Kitasa 7</p> <p>(Facility affected federal lands)</p>

Potential Effect	Project Phase and Component	Residual Effects	Affected Federal Lands
		<p>Consequence: Minor consequence based on the low magnitude extending throughout the LAA.</p> <p>Risk: Based on the high likelihood (operations) and minor consequence of residual effects to air quality the EAO determined that there would be a moderate level of risk during construction and operations and low during decommissioning.</p> <p>Uncertainty: Moderate</p>	
	Shipping – Operations	<p>Direction and Magnitude: Adverse and Low</p> <p>Extent: Regional</p> <p>Duration: Long Term</p> <p>Reversibility: Reversible</p> <p>Frequency: Frequent/Regular</p> <p>Affected Population: Disproportionate (effects experienced more acutely by Indigenous nation members that reside or use reserves in close proximity to the Marine Shipping Route).</p> <p>Likelihood: High likelihood of effects to air quality during operations.</p> <p>Consequence: Minor consequence based on the low magnitude extending throughout the marine shipping LAA.</p> <p>Risk: Based on the high likelihood and minor consequence of residual effects to air quality the EAO determined that there would be a low level of risk.</p> <p>Uncertainty: High</p>	<p>Kitamaat 2 (Kitamaat Village)</p> <p>Henderson's Ranch 11</p> <p>Walth 3</p> <p>Bees 6</p> <p>Kitamaat 1</p> <p>Jugwees 5</p> <p>Kitasa 7</p> <p>Kuaste 8</p> <p>Tosehka 12</p> <p>Kitkahta 1</p> <p>Gill Island 2</p> <p>Quaal 3 and 3a</p> <p>Kulkayu 4 and 4a (Hartley Bay)</p> <p>Gribble Island 10</p> <p>Turtle Point 12</p> <p>Lachkul-Jeets 6</p> <p>Kunhunoan 13</p> <p>Kitsemenlagan 19 and 19a</p> <p>Tsimlairen 15</p> <p>Clowel 13</p> <p>Citeyats 9</p> <p>Kooryet 12</p> <p>Keecha 11</p> <p>Kitlawao 10</p> <p>Dolphin Island 1</p> <p>Keswar 16</p> <p>Keyarka 17</p> <p>Avery Island 92</p> <p>Squaderee 91</p> <p>Rushton Island 90 (Marine Shipping Route affected federal lands)</p>

Table 54: Acoustic Project Residual Effects Extending onto Federal Lands

Potential Effect	Project Phase and Component	Residual effects	Affected Federal Lands
<p>Increased noise levels causing nuisance, annoyance, and sleep disturbance to people, as well as displacement and sensory disturbance to wildlife.</p>	<p>Facility – Construction and Operations</p>	<p>Direction and Magnitude: Low Extent: Local/Regional Duration: Long-term Reversibility: Reversible Frequency: Regular frequency. The pass by event of an LNG carrier will occur approximately once every 3 days. This disturbance could be a potential contributor of noise experienced by a person at a single location for several minutes. Affected Populations: Disproportionate (the potential effect will be disproportionately experienced by Haisla Nation members that reside or use reserves in close proximity to the Facility Area). Likelihood: High likelihood of acoustic effects during construction and operations. Consequence: Moderate consequence based on the low magnitude extending throughout the RAA. Risk: Based on the high likelihood and moderate consequence of residual effects to the acoustic environment, it was determined that there would be a moderate level of risk. Uncertainty: Moderate</p>	<p>Facility affected federal lands - see Table 53</p>
	<p>Shipping – Operations</p>	<p>Direction and Magnitude: Low Extent: Local/Regional Duration: Long-term Reversibility: Reversible Frequency: Regular Affected Population: Disproportionate (the potential effect will disproportionately be experienced by Indigenous nation members that reside in reserve lands or undertake traditional activities along the Marine Shipping Route.) Likelihood: High likelihood of acoustic effects during construction and operations. Consequence: Moderate consequence based on the low magnitude extending throughout the RAA. Risk: Based on the high likelihood and moderate consequence of residual effects to acoustic it was determined that there would be a moderate level of risk. Uncertainty: Moderate</p>	<p>Marine Shipping Route federal lands - see Table 53</p>

Table 55: Vegetation Resources Project Residual Effects Extending onto Federal Lands

Potential Effect	Project Phase and Component	Residual effects	Affected Federal Lands
Change in native vegetation health and diversity due to air emissions	Facility – Operations	<p>Direction and Magnitude: Adverse and Low</p> <p>Extent: Local</p> <p>Duration: Permanent</p> <p>Reversibility: Partially reversible</p> <p>Frequency: Continuous</p> <p>Likelihood: Medium to high</p> <p>Consequence: Although measurable changes in plants and ecological communities of interest, wetland functions and native vegetation health and diversity due to air emissions are predicted from existing conditions, the regional extent of these parameters is sufficient to sustain the affected species and communities without active management. Therefore, the consequence is considered minor.</p> <p>Risk: Based on the medium to high likelihood and minor consequence of residual effects on vegetation resources, the risk level would be low.</p> <p>Uncertainty: Low</p>	Facility affected federal lands - see Table 53

Table 56: Freshwater Fish Project Residual Effects Extending onto Federal Lands

Potential Effect	Project Phase and Component	Residual effects	Affected Federal Lands
Change in surface water quality	Facility – Operations	<p>Direction and Magnitude: Adverse and low</p> <p>Extent: Local</p> <p>Duration: Medium term</p> <p>Reversibility: Reversible</p> <p>Frequency: Infrequent</p> <p>Likelihood: Low likelihood of water quality effects based on the prevailing wind directions and locations of reserve lands.</p> <p>Consequence: Moderate consequence.</p> <p>Risk: Based on the Low likelihood and moderate consequence of residual effects to freshwater fish habitat and health it was determined that there would be a low level of risk.</p> <p>Uncertainty: Low</p>	Facility affected federal lands - see Table 53

With the implementation of the proposed Mitigation Measures, the EAO concludes that the Project is not expected to have significant adverse effects to air quality, acoustics, vegetation

resources and freshwater fish. The EAO is, therefore, of the view that these effects on federal lands have been adequately mitigated and the extent of significance is low.

6.9.3 OTHER PROVINCES

The Cedar LNG site is approximately 560 km due west of the B.C.-Alberta border. This distance is beyond the range where effects of Cedar LNG would be expected to extend, with the exception of GHGs. An analysis of the effects of GHG emissions from Cedar LNG is provided in Section 6.4: Greenhouse Gas Emissions. In addition, section 6.4, justifies how, based on the analysis of the key considerations outlined in the Strategic Assessment of Climate Change, in addition to the advice provided by the Agency and ECCC in their GHG Analysis⁷⁰, the EAO concluded that Cedar LNG was not likely to cause significant adverse effects from GHG emissions. As a result, the EAO predicts the extent of significance of Cedar LNG on a change to the environment in other provinces is low.

6.9.4 OUTSIDE CANADA

The Canada-USA boarder is approximately 150 km north of Kitimat. Potential effects are not predicted to extend outside of Canada, with the exception of the potential effects from GHG emissions. An analysis of the effects of GHG emissions from Cedar LNG is provided in Section 6.4: Greenhouse Gas Emissions. As described in Section 6.4, based on the analysis of the key considerations outlined in the Strategic Assessment of Climate Change, in addition to the advice provided by the Agency and ECCC in their GHG Analysis, the EAO concluded that Cedar LNG was not likely to cause significant adverse effects from GHG emissions. With respect to global GHG emissions, Cedar stated the assumption that Cedar LNG could support global decarbonization through displacement of higher emitting fuel sources (such as coal) and shorter shipping distances than competitors to Asia-Pacific markets, as the global demand increases. Cedar stated that these factors would make Cedar LNG one of the lowest carbon-intensity LNG facilities worldwide. As a result, the EAO predicts the extent of significance of the potential effects of Cedar LNG to the environment outside of Canada is low.

⁷⁰ Available on EPIC here:

https://www.projects.eao.gov.bc.ca/api/public/document/631b8d7117bc0a0022a18053/download/ECCC_Cedar%20LNG_GHGs_2Sept2022.pdf

6.9.5 INDIGENOUS PEOPLES' PHYSICAL AND CULTURAL HERITAGE AND CURRENT USE OF LANDS AND RESOURCES FOR TRADITIONAL PURPOSES

CHANGES TO CURRENT USE OF LANDS AND RESOURCES FOR TRADITIONAL PURPOSES - IAA 2(C)(II)

This section assesses the potential effects of Cedar LNG on current use of lands and resources by Indigenous people for traditional purposes. In the assessment of current use, the EAO considered the effects of Cedar LNG on aspects that support the practice of traditional activities in the preferred locations and ways of Indigenous peoples: access, resource quantity and quality, and the sensory environment (for example: noise, ambient light and visual quality). Traditional activities considered include fishing and marine harvesting, hunting, trapping and plant gathering. Effects on Indigenous Interests are assessed for each individual Indigenous group in Part C of this Report.

FISHING AND MARINE HARVESTING

Maintaining traditional practices of fishing and marine harvesting by Indigenous people is dependent on access to waters and shorelines where there are marine resources remaining in sufficient numbers and that are safe for human consumption. The sensory environment can also negatively change the quality of the fishing and marine harvesting experience and increase perceived safety risks.

Access to Waters and Resources for Traditional Fishing and Marine Harvesting

The marine area that would be developed for the marine terminal is located near Kitimat, B.C. on the Kitimat Arm of the Douglas Channel. During construction, operations and decommissioning, the marine infrastructure and associated activities would impede access in the safety zone, which has been proposed to encompass a 500-m buffer around the marine terminal.

LNG carriers during operations and Cedar-based marine traffic during construction and decommissioning along the Marine Shipping Route from the marine terminal to the Triple Island Pilot Boarding Station has the potential to result in interference with marine navigation. Cedar has projected a total of 50 LNG vessels arriving at the marine terminal annually, which would result in approximately two vessels transiting the Marine Shipping Route (to and from the Project) weekly. The effects from the presence of vessels have the potential to reduce access to fishing and shoreline harvesting and the resulting vessel's wake and wash could result in limitations or alteration of access to location, opportunities or preferred harvesting methods. Cedar estimated that a transiting LNG carrier would be present in the vicinity of a single fisher or marine user for 30 minutes; however, should it be assumed that a full day of fishing or harvesting was lost (because users opted to stay home on transiting days), this would occur approximately two days per week.

Proposed EAC conditions and recommended federal Mitigation Measures, as proposed in Section 5.9: Marine Use, relevant to effects on access to waters and resources for traditional fishing and marine harvesting include:

- Community feedback process to receive, address, and report on community concerns from the Project (provincial Condition 11 and a federal Mitigation Measure);
- Marine transportation communication report (provincial Condition 12) and marine transportation management plan (federal Mitigation Measure);
- Establish a safety zone around the marine terminal during operation using signage (federal Mitigation Measure); and
- Marine Use Follow-up Program (federal Mitigation Measure).

See Section 5.9 for a complete list of key measures and further details. The EAO notes that communication procedures are not mitigation for effects on Indigenous users as a result of having to adjust their activities because of LNG vessel traffic and concerns for their safety.

Magnitude for a change in navigation for small vessels is considered low during all phases and would continuously affect marine navigation and marine use with up to two weekly LNG carrier vessel transits (one vessel arriving and one vessel departing) during operations (see Section 5.9 of this Report on marine use).

The EAO expects Indigenous nations would be able to maintain the ability to navigate in the waters surrounding the marine terminal and along the shipping routes to access fishing and marine harvesting sites; however, interactions with an LNG carrier will result in Indigenous marine users experiencing a loss of marine harvesting time (delays in travelling to or from harvesting sites) and a reduced quality of experience as a result.

Quality and Quantity of Resources for Traditional Fishing and Marine Harvesting

With respect to fish and marine mammals (primarily seals and sea lions) harvested by Indigenous nations, the marine terminal during construction (such as underwater noise) and vessel traffic along the Marine Shipping Route during operation could result in changes to water quality, behaviour of marine organisms, and increase in risks of injury or mortality to marine organisms, thereby reducing their quality and quantity. In addition, a potential malfunction or accident could result in negative effects to the quality and/or quantity of freshwater and marine resources.

EAC conditions and federal Mitigation Measures, as proposed in Section 5.6: Marine Resources, would avoid or reduce effects on quantity and quality of resources for traditional fishing and marine harvesting. Key measures include:

- Use erosion and sediment control best practices to manage surface water and avoid sedimentation of nearshore marine area during construction;
- Stormwater runoff water quality will meet total suspended solids (TSS) levels within guidelines established within the Land Development Guidelines for the Protection of

Aquatic Habitat (DFO 1993) and these discharges will not cause the receiving environment to exceed B.C. Water Quality;

- Mitigation measures for under water noise if a small craft jetty is built; and
- A Follow-up Program for marine resources.

See section 5.6 for further details on key measures for marine resources and section 6.1 for Mitigation Measures for malfunctions and accidents.

With respect to fish and fish habitat, the EAO concludes that Cedar LNG-related effects would be of moderate magnitude, local in extent, long-term in duration for marine and medium-term for freshwater, and would be irreversible for fish in the marine environment following completion of construction and reversible for fish in the freshwater environment. Effects were not predicted to fish bearing streams and the Project is not predicted to result in harmful alteration, disruption, or destruction (HADD) of fish habitat in the marine environment (see Section 5.6 of this Report on marine resources and Section 5.5 on freshwater fish).

With respect to marine mammals, the EAO concludes that Cedar LNG-related effects to marine mammals (through noise and vessel strike pathways) would be of moderate magnitude, local in extent, long term in duration and partially reversible (see Section 5.6 of this Report on marine resources).

With respect to marine food quality, the EAO concludes that Cedar LNG would not have a measurable impact on chemical concentrations in country foods as this was not an operable pathway for transmission and therefore did not require further assessment (see Section 5.12 of this Report on human health).

Any loss in harvesting would have a disproportionate effect on Indigenous people who heavily rely on marine resources for consumption and other purposes including spiritual and economic.

The EAO expects that while minor effects to the quality and quantity marine resources (fish and marine mammals) may result due to Cedar LNG, changes in the quality or quantity of marine resources would not limit Indigenous people in their harvesting practices in the marine terminal area and Marine Shipping Route but may have a disproportionate effect on Indigenous people who rely on marine resources.

Sensory Environment for Fishing and Marine Harvesting Experiences

Within the marine terminal area, changes in noise would be from construction and operation of the FLNG facility, transmission line and marine terminal, as well as the visiting LNG vessels. The change in noise would be most substantially experienced by Kitamaat Village due to its location directly across Douglas Channel; however, noise is expected to meet both OGC guidelines and Health Canada guidance. The effects to air quality from the marine terminal area would be experienced within 100 m to 1 km of the FLNG facility, depending on the parameter and direction. This would have a very small contribution to the cumulative sulfur dioxide

concentrations that extend approximately 15 km south and 20 km north of the nearby Rio Tinto aluminum smelter (which is the primary source of these emissions). Based on these effects, Cedar LNG would not result in a significant alteration to Indigenous harvesting experience in both the marine terminal area and Marine Shipping Route due to changes in air quality and noise.

For marine shipping effects, air quality effects would occur in the Marine Shipping Route (up to 1.5 km on either side of the ship) during operations, are well below applicable air quality objectives, and would only be present when an LNG vessel was in the area. Noise effects are predicted to dissipate to levels below background within approximately 1.6 km of the LNG vessel and would only be present when an LNG vessel was in the area. Approximately one vessel is estimated to be in transit (going both to/from) the marine terminal every 7 to 10 days.

EAC conditions and federal Mitigation Measures, as proposed in Section 5.1: Air Quality, Section 5.2: Acoustics, and Section 5.9: Marine Use would avoid or reduce effects on the sensory environment. Key measures include:

- A community feedback process to receive, address, and report on community concerns from the Project, including related to air quality and acoustics (provincial Condition 11 and a federal Mitigation Measure);
- A marine transportation communication report (provincial Condition 12) and marine transportation management plan (federal Mitigation Measure); and
- A marine use Follow-up Program (federal Mitigation Measure).

See Sections 5.1, 5.2 and 5.9 for a complete list and description of Mitigation Measures.

Cedar LNG-related acoustic effects around the Facility Area and Marine Shipping Route would be of low magnitude, local and regional in extent, long term in duration and reversible. With mitigation, it is anticipated that there will be a negligible to minor effect to fishing and marine harvesting experiences (see Section 5.2 of this Report on acoustics and Part C) with Indigenous people living and using the area along the Marine Shipping Route being disproportionately affected.

The Cedar LNG-related effects due to air quality around the Facility Area and Marine Shipping Route would be of low magnitude, local in extent, long-term in duration and reversible. With mitigation, it is anticipated that there will be a negligible to minor effect to fishing and marine harvesting experiences (see Section 5.1 of this Report on air quality and Part C) with Indigenous people living and using the area along the Marine Shipping Route being disproportionately affected. The increase in marine vessel traffic within the Marine Shipping Route may result in a loss or alteration of preferred harvesting methods, locations or opportunities; an altered harvesting experience from an increase in vessel traffic, wake waves, and sensory disturbances; and may lead to an alteration of subsistence-based livelihoods and food security with a possible

decrease in traditional food supply for Indigenous people. Indigenous users would be able to continue to practice their activities in an increasingly industrial landscape.

TRADITIONAL HUNTING, TRAPPING AND TRADITIONAL USE PLANT GATHERING

Access to Lands and Resources for Traditional Hunting, Trapping and Traditional Use Plant Gathering

Cedar LNG is comprised of the Facility Area (approximately 88 ha) and the transmission line right-of-way (approximately 32.5 ha). Because the Facility Area is located on fee simple land that is already privately owned, there would be no change in access with the Project. Minor changes in access could result because of the development of the transmission line and the increase in population associated with the Project, and therefore an increase in people using the land.

The following EAC condition and federal Mitigation Measure, as proposed in Section 1.1: Land and Resource Use would avoid or reduce effects on access to lands and resources:

- Develop and implement a program to restrict non-local contractor workforce personnel from engaging in recreational hunting, fishing or ATV or snowmobile use during off time hours.

The EAO considers the likelihood of residual effects to access to lands and resources to be minor with the implementation of Mitigation Measures.

Quantity and Quality of Resources for Traditional Hunting, Trapping and Traditional Use Plant Gathering

Cedar LNG would result in the change to habitat for terrestrial wildlife and vegetation through direct removal or alteration of vegetation due to site preparation, clearing and construction of land-based infrastructure. Indirect effects (such as noise) during these activities (construction phase) are expected to cause wildlife to avoid or have reduced use to otherwise suitable habitat near the Project.

Cedar LNG would also result in alteration or impediment of wildlife movement from physical barriers, sensory disturbance or vegetation removal associated with both construction and operation, including construction activities and permanent Project components. The mortality risk to the wildlife species would be due to physical destruction of habitat features (nests, dens, etc.), lighting, linear features leading to increased human/predator access, vehicle-wildlife collisions and wildlife-human conflict.

EAC conditions and federal Mitigation Measures, as proposed in Part B of this Report, Section 5.3: Vegetation Resources, Section 5.4: Wildlife, would address potential effects on quantity and quality of resources for traditional hunting, trapping and traditional use plant gathering. Key mitigations measures include:

- CEMP (Condition 9) including measures for wildlife and vegetation monitoring, reporting and mitigation;
- Erosion and sediment control best practices to manage surface water and avoid sedimentation in sensitive vegetation communities;
- Reducing wetland impacts in final project design; and
- Follow-up programs for wildlife and wetlands.

See Sections 5.3 and 5.4 for a complete list of key Mitigation Measures.

Cedar LNG may affect Indigenous nations' ability to harvest wildlife and traditional use plants through changes to harvested abundance, availability, and population diversity. The EAO concludes that Cedar LNG-related effects to terrestrial wildlife around the Facility Area would be of low to moderate magnitude, local and regional in extent, long-term to permanent in duration and partially reversible to irreversible (see Section 5.4 of this Report on wildlife). For terrestrial hunting and trapping and traditional use plant gathering it would be of a low to moderate magnitude, local in extent, long-term to permanent in duration and reversible upon decommissioning and minor impacts (see Section 1.1 of this Report on land and resource use and Part C). The EAO concludes that Project-related effects to terrestrial plants around the Facility Area would be of low magnitude, local in extent, permanent in duration and partially reversible. With mitigation, it is anticipated that there will be minor impacts on traditional plant gathering (see Section 5.3 of this Report on vegetation resources and Part C). The EAO considers the likelihood of residual effects to the quantity and quality of resources for hunting, trapping and plant gathering to be minor with the implementation of Mitigation Measures.

Sensory Environment for Traditional Hunting, Trapping and Traditional Use Plant Gathering

Cedar LNG may alter harvesting visual and acoustic quality experience while out hunting, trapping and gathering. This change to the sensory environment would be from the increase in Cedar LNG-related traffic, presence of the FLNG facility and noise from construction and operation of the FLNG facility.

EAC conditions and federal Mitigation Measures, as proposed in Section 5.1: Air Quality and Section 5.2: Acoustics would avoid or reduce effects on the sensory environment. Key measures include:

- Community feedback process to receive, address, and report on community concerns from the Project (provincial Condition 11 and a federal Mitigation Measure);
- Marine transportation communication report (provincial Condition 12) and marine transportation management plan (federal Mitigation measure); and
- Air quality and acoustics Follow-up Programs.

See Sections 5.1, 5.2 and 5.9 for a complete list and description of Mitigation Measures.

The EAO concludes that Cedar LNG-related acoustic effects around the Facility Area would be of low magnitude, local and regional in extent, long term in duration and reversible. With mitigation, it is anticipated that there will be a minor impact to traditional hunting, trapping and traditional use plant gathering experience (see Section 5.2 of this Report on acoustics).

The Cedar LNG-related effects due to air quality around the Facility Area would be of low magnitude, local in extent, long-term in duration and reversible. With mitigation, it is anticipated that there will be a minor impact on traditional hunting, trapping and traditional use plant gathering experience (see Section 5.1 of this Report on air quality and Part C).

The EAO has identified that Cedar LNG would alter visual and acoustic quality while hunting, trapping and traditional use plant gathering to a more industrial landscape, and that noise and light levels would increase from the Project. Although this change to the sensory environment would contribute to the degraded the experience of Indigenous users in the vicinity of Cedar LNG, Indigenous users would be able to continue to practice their activities in the modified landscape.

The direct and indirect alteration and loss of wildlife habitat and vegetation in the Project Area and Marine Terminal Area may result in a loss or alteration of preferred harvesting methods, locations or opportunities; an altered harvesting experience from sensory disturbances; and may lead to an alteration of subsistence-based livelihoods and food security with a possible decrease in traditional food supply for Indigenous people.

CUMULATIVE EFFECTS

Development within the Kitimat area over the past century has incrementally alienated Indigenous nations from the use of lands and resources for traditional purposes and has placed additional pressure on the remaining undeveloped areas for traditional uses. Construction and operation of reasonably foreseeable projects could result in the reduction of additional lands and marine areas available for harvesting.

The EAO has determined that the impacts of existing and reasonably foreseeable projects and activities will overlap cumulatively with Cedar LNG on marine navigation and marine harvesting and interfere with access to sites and activities. The EAO understands that Indigenous nations' ability for use and enjoyment of land for the current use of land and resources for traditional purposes has decreased over time. Cedar LNG's cumulative increase in marine traffic would likely increase the frequency of residual adverse effects to marine navigation and marine harvesting.

EAO'S OVERALL CONCLUSION ON CURRENT USE OF LAND AND RESOURCES FOR TRADITIONAL PURPOSES

In determining conclusions on Cedar LNG impacts to Indigenous peoples on current use of land and resources for traditional purposes, the EAO considers the collective impact from the identified residual effects on the current use of lands and resources for traditional purposes on

Indigenous nations, specifically in the context of the historic and cultural importance of the Project area to Indigenous peoples.

In consideration that there would be minor access restrictions in the Transmission Line Corridor and negative effects to Indigenous nations from vessels along the Marine Shipping Route, and that over the past century Indigenous nations have experienced an incremental decline in access to the use of land and resources for traditional purposes in the marine terminal RAA and marine shipping RAA, the EAO concludes that with the implementation of Mitigation Measures there will be a minor impact to Indigenous members on current use of land and resources for traditional purposes.

CHANGES TO CULTURAL HERITAGE – IAA 2(C)(I)

The Heritage LAA and RAA are located exclusively within Haisla Nation traditional territory. The Application noted that construction activities within the Heritage LAA attributable to the Project may prevent or reduce Haisla Nation access to heritage sites located within the Heritage LAA and RAA, with the potential to result in loss or alteration of use or access to sacred and cultural sites, loss or alteration of ability to share traditional knowledge at cultural sites and reduced quality of experience for Haisla Nation.

Indigenous nations currently have access to various sites that are used for spiritual and cultural activities along the Marine Shipping Route, which have the potential to experience effects from the Project. These sites continue to be accessed by both land and water by different Indigenous nations.

Part C of this Report includes further discussion of physical and cultural heritage for Lax Kw'alaams, Metlakatla, Gitxaala, Kitselas, Kitsumkalum, Gitga'at, Haisla, Haida and Métis Nation British Columbia.

Disrupted or Restricted Access

The Facility Area would occupy approximately 88 ha of land and submerged land, restricting access to lands and resources, and the transmission line corridor would occupy 32.5 ha of land. However, the Facility Area is located on Haisla-owned fee simple land, portions of the transmission corridor will be on fee simple land owned by Haisla and others, and the portion of the transmission line corridor on Crown land could still be accessed by land users following construction. The marine portion of the Facility Area, and Marine Shipping Route, would also overlap areas used by small vessels, which could potentially disrupt Indigenous peoples' access to cultural heritage sites. Wakes from marine shipping could also result in the loss or alteration of the use or access to cultural heritage sites.

Federal Mitigation Measures and EAC conditions, as proposed in Part B of this Report, would address the disruptions or restrictions to access:

- Marine transportation communication report (provincial Condition 12) and marine transportation management plan (federal Mitigation measure), as described below in Section 5.9: Marine Use.

The EAO has identified that Cedar LNG would disrupt or restrict access to sites of cultural and spiritual significance via land and disrupt access to sites via the water with approximately two vessel transits a week along the Marine Shipping Route. Disproportionate effects may be experienced by Indigenous people harvesting or using the terrestrial or marine environment. Based on the access to the Facility Area and the frequency of vessels in transit, access is considered to be low magnitude, local to regional in extent, long-term in duration, reversible and regular. Indigenous people using the areas in close proximity to the facility and along the Marine Shipping Route will disproportionately experience these effects.

Sensory Disturbance

Sensory disturbance, such as impacts to the visual and acoustic environment, could impact Indigenous peoples' cultural and spiritual experience of the area. Specifically, the Project may alter the use and integrity of sacred and culturally important landscape features due to both the FLNG Facility and LNG vessels along the Marine Shipping Route. LNG carriers during operations and Cedar LNG-based marine traffic during construction and decommissioning along the Marine Shipping Route, will temporarily affect the visual quality in the area. These effects to the visual environment could impact Indigenous peoples' experience of the area.

Furthermore, the Application found that sound levels are expected to increase and would occur in an area extending 3 km out from the FLNG Facility, extending also to Kitamaat Village. During construction and operations, noise levels are expected to be above the existing sound level and will be perceptible in Kitamaat Village. Despite the increase in noise levels, they are not expected to exceed Health Canada's recommended daytime and nighttime thresholds. Based on the frequency of vessels in transit, the noise effects from LNG vessels are considered to be low magnitude, local to regional in extent, long-term in duration, reversible and regular. Indigenous people living and using the areas in closer proximity to the facility and along the Marine Shipping Route will disproportionately experience these effects.

The conditions and Mitigation Measures proposed to address the sensory environment include the following:

- Marine transportation communication report (Condition 12) and marine transportation management plan (federal Mitigation Measure), which will include communicating project activities that may affect Indigenous fishers, a shipping schedule notification

process and grievance process for Indigenous marine users who have lost fishing gear; and

- Design lighting for the Project consistent with the OGC Light Control Best Practices Guideline.

Cumulative Effects

The EAO also recognizes the regional significance of Cedar LNG. Given the historical losses of access and resources in the region, cumulative effects on Indigenous cultural heritage are anticipated with past, present or reasonably foreseeable projects.

EAO's Conclusions

Cedar LNG could result in Indigenous nations experiencing disrupted and restricted access, degraded visual quality and increased Project-related noise during construction and operations and LNG vessels during operations could impact Indigenous peoples' cultural experience.

6.9.6 HEALTH, SOCIAL OR ECONOMIC CONDITIONS OF THE INDIGENOUS PEOPLES OF CANADA

The IAA requires that effects within federal jurisdiction be considered. These include the following effects:

- 2(d) any change occurring in Canada to the health, social or economic conditions of the Indigenous peoples of Canada.

In relation to this effect, Cedar identified the following potential health and socio-economic components:

- Culture and identity;
- Early childhood education;
- Education;
- Employment and working conditions;
- Food security;
- Gender;
- Health care services;
- Income;
- Housing;
- Social inclusion and connectedness;
- Community safety and crime;
- Access to public lands for recreational and traditional uses;
- Noise;
- Air quality;

- Quality of country foods;
- Health status;
- Personal health practices; and
- Mental health.

Indigenous nations identified the following additional health and socio-economic components:

- Safety and security of Indigenous women, girls and gender-diverse people;
- Access to sacred and culturally important sites, including for harvesting; and
- Ability to participate in traditional use activities and cultural practices to sustain traditional harvesting practices, culture, and cultural identity.

Following consideration of the potential effects, the EAO focused its assessment on effects on health and socio-economic conditions on Indigenous peoples by the Project on the following VCs and factors:

- Air quality, including increase in CACs leading to health effects;
- Acoustic, including increase in noise levels;
- Marine use, including access to public lands for recreational and traditional uses;
- Land and resource use, including access to public lands for recreational and traditional uses;
- Employment and economy, including income, cost of living and education;
- Infrastructure and services, including housing, health and social services, crime and community safety; and
- Human and community well-being.

AIR QUALITY (HEALTH)

Cedar LNG has the potential to impact human health of Indigenous peoples from impacts to air quality. Further details on the health effects from air quality are assessed in Section 5.12 of this Report.

EAC conditions and federal Mitigation Measures, as proposed in Section 5.1: Air Quality, would mitigate the effects of air quality on Indigenous people. Key measures include:

- CEMP, including air quality management (provincial Condition 9);
- A community feedback process to receive, address, and report on community concerns from the Project, including related to air quality (provincial Condition 11 and a federal Mitigation Measure);
- A marine transportation communication report (provincial Condition 12) and marine transportation management plan (federal Mitigation measure), as described below in Section 5.9:00 Marine Use; and
- An Air Quality Follow-up Program.

See Section 5.1 for a complete list of key Mitigation Measures.

Residual human health effects as a result of CACs were not identified within the Facility Area with only small increases for CACs predicted. With respect to human health effects from air quality along the Marine Shipping Route, the magnitude for adverse health effects related to an increase in CACs is considered to be low, based on the increase over baseline levels. The extent of effects would be limited to the Marine Shipping Route and would occur over the operation phase of the Project (see Section 5.12 of this Report for human health).

ACOUSTIC (HEALTH)

The Application found that sound levels are expected to increase and would occur in Kitamaat Village, people living within 3 km of the shipping route and Indigenous land users engaged in traditional use practices. During construction and operations noise levels are expected to be above existing sound levels but would remain less than the applicable Health Canada guidelines for Project-related noise. Noise levels along the Marine Shipping Route will be below these Health Canada guidelines for sleep disturbance.

EAC conditions and Mitigation Measures, as proposed in Section 5.2: Acoustics, would mitigate the effects of acoustics on Indigenous people. Key measures include:

- Marine transportation communication report (provincial Condition 12) and marine transportation management plan (federal Mitigation measure), as described below in Section 000 regarding marine use;
- Community feedback process, as described above; and
- Advance notification to residences (within 3 km of activities) of planned high-disturbance noise-causing activities at the Facility Area (federal Mitigation Measure).

See Section 5.2 for a complete list of key Mitigation Measures.

Residual effects as a result of noise were identified within the Facility Area and Marine Shipping Route. With respect to effects from noise from the Facility Area and along the Marine Shipping Route, the magnitude for adverse effects is considered to be low. The extent of effects would be local and regional, with these effects occurring during all phases for the Facility Area and only during operations for the Marine Shipping Route. Acoustic effects could disproportionately affect Indigenous peoples as Indigenous communities are close to the Facility Area and Marine Shipping Route.

MARINE USE (SOCIAL AND ECONOMIC)

Cedar LNG will increase the number of vessels transiting the Marine Shipping Route by approximately 2 vessel transits per week. This increase in vessels has the potential to result in loss or alteration of preferred harvesting methods, locations, access and time. In addition, an economic effect may be felt from the potential reduction in the ability to trade as a result of these effects. Wake effects could have potential impacts on marine fisheries and harvesting activities.

EAC conditions and federal Mitigation Measures, as proposed in Section 5.9: Marine Use, would mitigate the marine use effects on Indigenous people:

- Community feedback process to receive, address, and report on community concerns from the Project (provincial Condition 11 and a federal Mitigation Measure);
- Marine transportation communication report (provincial Condition 12) and marine transportation management plan (federal Mitigation Measure); and
- A follow-up Program on marine use.

Residual effects on marine use were identified for both marine navigation and marine fisheries. However, the residual effects to navigation were considered low based on the infrequent vessel movement. Indigenous people could experience disproportionate effects to access to fishing, marine use and shoreline harvesting using the area along the Marine Shipping Route.

LAND AND RESOURCE USE (SOCIAL AND ECONOMIC)

The Application noted that land and resource use in relation to Indigenous people has the potential to result in disturbance and nuisance effects (such as noise or visual/light), reduction in wildlife harvesting from both disturbance (such as noise or visual/light) and resource use/activities (such as guiding/hunting and trapping).

EAC conditions and federal Mitigation Measures, as proposed in Section 1.1: Land and Resource Use would mitigate land and resource effects on Indigenous people:

- Development of a CEMP, which will include air quality management (provincial Condition 9);
- Community feedback process to receive, address, and report on community concerns from the Project (provincial Condition 11 and a federal Mitigation Measure);
- Develop and implement a program to restrict non-local contractor workforce personnel from engaging in recreational hunting, fishing or ATV or snowmobile use during off time hours in the Land and Resource Use local assessment area (within provincial Condition 14).

Residual effects as a result of land and resource use were identified for private property, tenured land and resource use, and non-tenured land and resource use. However, these residual effects were considered low with respect to changes to properties and land uses based on the Project size and location, while residual effects were considered moderate for those resulting from a visual and lighting perspective.

EMPLOYMENT AND ECONOMY (ECONOMIC)

The economy related to the Indigenous people includes local employment, training and education opportunities and financial support, as well as access to, and security of, the traditional food and resources (marine and terrestrial). For some Indigenous people, the economic industry combines harvesting, sharing and trading traditional food and medicines and wage-based employment such as marine, service, industrial and ecotourism services.

The Application stated that, despite the Mitigation Measures that have been proposed, there will likely remain a disproportionate effect with a higher level of both males and non-Indigenous peoples employed as a result of the Project compared to females and Indigenous peoples.

EAC conditions and federal Mitigation Measures, as proposed in Section 5.7: Employment and Economy and Section 6.8: Human and Community Well-Being, would also mitigate the employment and economy effects on Indigenous people. Key measures include:

- SEMP (provincial Condition 14) which will require hiring and training measures that prioritize local hiring and procurement as well as provision of on-the-job training and apprenticeships;
- Inform local residents and Indigenous nations of job and procurement opportunities during all project phases;
- Identify potential shortages of workers with specific skill requirements and training, and work with the Haisla employment department, local and regional Indigenous employment centers, local and regional training and education facilities, and communities to increase opportunities for Indigenous and local community members to obtain training required for project participation; and
- A gender equity and diversity policy that focuses on hiring Haisla Nation members, local and Indigenous peoples, and women to increase project employment among underrepresented populations and consideration of the baseline labour force participation status of under-represented groups in Kitimat and the region.

See Sections 5.7 and 6.8 for a complete list of key Mitigation Measures.

There is predicted a net positive residual effect as a result of Cedar LNG to regional employment, regional business and regional economy. The magnitude of these residual effects were all considered to be moderate. There is the potential for benefits to accrue disproportionately to males and non-Indigenous people; however, there are Mitigation Measures aimed to increase opportunities for all Indigenous peoples, including women.

(See Section 5.7: Employment and Economy and Section 6.8: Human and Community Well-Being for further information).

INFRASTRUCTURE AND SERVICES

Indigenous people's infrastructure and services include regional health services, Indigenous health centres, Indigenous police services, provincial education services and Indigenous nations' daycares.

The Application stated that all of these components of infrastructure and services have the potential to be impacted by Cedar LNG. The transportation and accommodations will be impacted primarily during construction when the highest volume of non-regional workers will

be present and daily transportation (70-130 vehicle movements per day) to and from the existing workcamps in the District of Kitimat to the Project will occur.

Despite the existing workcamps in the District of Kitimat, the number of local housing units may be affected during construction and operation and Indigenous nations are one of the subpopulations that are at risk of being disproportionately affected.

EAC conditions and federal Mitigation Measures, as proposed in Section 5.10, would mitigate the infrastructure and services effects on Indigenous people. Key measures include:

- A community feedback process (provincial Condition 11); and
- An infrastructure and services Follow-up Program.

See Section 5.10 for a complete list.

The magnitude for adverse effects on infrastructure and services is considered to be moderate and the extent of effects would be regional. While the effects would be present throughout the life of Cedar LNG, they will be the greatest during construction. There is the potential for effects to be disproportionately experienced by Indigenous peoples experiencing a higher magnitude than the remaining local population.

(See Section 5.10 of this Report on Infrastructure and Services for further information).

HEALTH AND WELL-BEING

The effects of Cedar LNG on Indigenous people's health and well-being that are associated with the Project were identified in the assessment as being directly influenced by the environmental, social, political, economic and cultural context of the region.

Health and well-being (mental and physical) may be affected by loss of culture and identity as a result of increase vessel traffic and type, wake effects and sensory disturbance, and changes related to consumption and harvesting, including access and quality/quantity of resources, as well as effects to human health from effects on air quality.

Positive effects may result from regional gains in employment and income (Section 5.7: Employment and Economy), but positive effects may be unevenly distributed and not benefit groups that are under-represented, including Indigenous peoples (Section 6.8: Summary of Effects to Human and Community Well-Being);

EAC conditions and federal Mitigation Measures, as described in Section 6.8: Human and Community Well-Being would mitigate the health and well-being effects on Indigenous people:

- Marine transportation communication report (Condition 12) which will notify Indigenous nations of project activities and LNG vessel shipping schedule as well as establish a grievance process for Indigenous marine users experiencing loss of fishing gear and marine transportation management plan (federal Mitigation Measure);

- HMSP (Condition 13) which will include measures to reduce effects to the regional healthcare facilities and system;
- SEMP (Condition 14) and employ and economy federal Mitigation Measures, which include:
 - o Inform local residents and Indigenous nations of job and procurement opportunities during all project phases;
 - o Identify potential shortages of workers with specific skill requirements and training, and work with the Haisla employment department, local and regional Indigenous employment centers, local and regional training and education facilities, and communities to increase opportunities for Indigenous and local community members to obtain training required for project participation;
 - o Provide information to local and Indigenous employment agencies and economic development organizations to help them plan for increased demand for labour
 - o Provide on-the-job training programs and apprenticeship opportunities;
 - o Implement procurement policies and practices to provide opportunities to local businesses and contractors; and
 - o Consider opportunities over the life of Cedar LNG to enable Haisla and Indigenous, local and regional businesses and contractors to have repeated or ongoing contracts;
- GBA Plus federal Mitigation Measures including:
 - o Develop and implement a gender equity and diversity program that focuses on hiring Haisla Nation members, local and Indigenous persons, and women to increase project employment among underrepresented populations and consideration of the baseline labour force participation status of under-represented groups in Kitimat and the region (all Project phases)
 - o Develop and implement a drug and alcohol policy (all Project phases)
 - o Develop and implement workplace violence, harassment, bullying and discrimination processes that:
 - promote a safe and respectful environment
 - contain gender appropriate and gender- and sexuality- specific policies and processes which promote a safe, respectful and inclusive environment for all employees, including women and sexual minorities;
 - include consideration of Indigenous women and girls and Calls to Justice 13.1 to 13.5 addressed to the extractive and development industries within the Final Report of the National Inquiry into Missing and Murdered Indigenous Women and Girls (all Project phases).

See Sections 5.7 and 6.8 for further details.

Cedar LNG is anticipated to result in a moderate negative impact and a moderate positive impact on Indigenous health and well-being. There is the potential for adverse effects to be disproportionately experienced by Indigenous peoples than the local population.

CUMULATIVE EFFECTS

Cumulative effects on the health and socio-economic conditions of Indigenous peoples are expected for Cedar LNG, when taking into consideration anticipated residual effects of other past, present and predicted projects, similar to Cedar LNG's which could adversely affect Indigenous peoples.

EAO'S CONCLUSIONS

In determining conclusions on Project impacts to Indigenous peoples, the EAO considered the collective impact from the identified residual effects on Indigenous health and socio-economic conditions.

The EAO has proposed the EAC conditions and Mitigation Measures noted in the subsections above to mitigate impacts on Indigenous people's health and socio-economic conditions.

6.9.7 CEDAR LNG'S CONTRIBUTIONS TO SUSTAINABILITY

INTRODUCTION

This section assesses the extent to which Cedar LNG contributes to sustainability. The extent to which a designated project contributes to sustainability is one of the five factors in the public interest decision and is the first purpose of the IAA.⁷¹ Under the IAA, sustainability is "the ability to protect the environment, contribute to the social and economic well-being of the people of Canada and preserve their health in a manner that benefits present and future generations". Considering Cedar LNG's contribution to sustainability helps to provide a holistic understanding of Cedar LNG's potential positive and adverse effects, the interactions between these effects, and their long-term consequences. This section relies on the integrated approach outlined in the Agency's Guidance: Considering the Extent to which a Project Contributes to Sustainability.

Valued Components Carried Forward into the Sustainability Assessment

The EAO's sustainability assessment considered values, issues and perceptions of risk as described by the Working Group, including Indigenous nations potentially affected by Cedar LNG, to identify VCs that should be carried forward into the sustainability assessment.

The VCs carried forward were those identified by Indigenous nations and Cedar as important to sustainability:

- Marine resources;
- Freshwater fish and fish habitat;

⁷¹ See [Guidance: Considering the Extent to which a Project Contributes to Sustainability](#).

- Wildlife resources (includes migratory birds);
- Vegetation resources;
- Air and acoustic quality;
- Current use of lands and resources for traditional purposes;
- Health and well-being of present and future generations;
- Socio-economic and cultural conditions; and
- Self-governance.

Table 59 in Annex A provides a rationale for the selection of these VCs and potential effects. Potential effects to VCs were considered holistically in the sustainability assessment to avoid prioritizing one effect or VC above others.

TEMPORAL BOUNDARIES

Temporal boundaries for effects to VCs are outlined in VC chapters. For effects to future generations, Cedar considered 25 years as representative of a single generation as established by EAs conducted for comparable projects on the North Coast and based on Cedar's understanding that Indigenous knowledge and associated customs, traditions, practices or locales may be displaced from collective memory if the transfer of knowledge or the ability to engage in traditional practices is disrupted beyond a single generation.

This concept of temporal boundaries as noted by Indigenous nations throughout the assessment acknowledges an expanded timeframe that recognizes that Indigenous peoples have been in their territories since time immemorial and must preserve their environment for all generations to come. Cedar notes this "deep-time knowledge" and connection to traditional territories, cultural practices, customs, languages, wisdom and laws across generations, since time immemorial.⁷²

Sustainability Principles

The EAO's assessment characterized effects to VCs in relation to the sustainability principles for all phases of Cedar LNG (that is, construction, operations and decommissioning, including post-project legacy effects) and takes into account Cedar's sustainability assessment⁷³.

⁷² See [Indigenous Nations Perspective on Health and Wellness \(fnha.ca\)](#) as cited by Cedar LNG in its Application.

⁷³ See [Cedar LNG Project - Contributions to Sustainability under the Impact Assessment Act \(gov.bc.ca\)](#).

Table 57 summarizes how the sustainability principles were applied by the EAO and key considerations for the assessment. Table 58 outlines benefits and costs to current and future generations.

Table 57: Applying the Sustainability Principles

Principle	Informed By	Relevant Sections	Considerations
<p>Principle 1: Consider the interconnectedness and interdependence of human-ecological systems</p> <p>The assessment considered changes to system components, function and connectivity that could affect health, social, economic and cultural conditions</p>	<p>Indigenous knowledge, secondary sources and engagement with Indigenous nations</p>	<p>Section 5.3: Vegetation Resources Section 5.4: Wildlife Section 5.5: Freshwater Fish Section 5.6: Marine Resources Section 5.7: Employment and Economy Section 5.12: Human Health Section 6.7: Effects on Current and Future Generations Section 6.8: Human and Community Well-being Section 6.9: Requirements of the IAA Section 7: Part C</p>	<p>Effects to marine resources, freshwater fish, vegetation resources and wildlife resources (including migratory birds) and their ecosystems that could affect cultural and material connections to land and waters, including self-governance</p> <p>Effects to the health and well-being of present and future generations through increased economic opportunities and wage employment</p> <p>Effects to socio-economic conditions through an influx of male workforce</p> <p>Cumulative effects</p>
<p>Principle 2: Consider the well-being of present and future generations</p> <p>The assessment considered how Cedar LNG’s effects on community well-being could change over time, and how future generations could be affected beyond the lifecycle of Cedar LNG.</p>	<p>Indigenous knowledge and community knowledge</p> <p>Perspectives of Indigenous nations and local communities</p>	<p>Section 5.7 - Employment and Economy Section 6.2 – Consistency with Land Use Plans Section 6.8 - Human and Community Well-being Section 6.7 – Effects on Current and Future Generations Section 7 - Part C Effects to Indigenous Interests</p> <p>Indigenous nations Comprehensive Community and Community Land Use Plans described in Section 6.2 – Consistency with Land Use Plans</p>	<p>Elements of well-being:</p> <ul style="list-style-type: none"> - use of and access to sacred and culturally important sites; - ability to participate in traditional land-use activities; - health of lands, waters and resources; - social cohesion; - food security; - access to adequate housing; and - spiritual, mental and physical health <p>Effects to future generations and changes over time (see Table 3)</p> <p>Climate change mitigation</p>

Principle	Informed By	Relevant Sections	Considerations
<p>Principle 3: Consider the positive effects and reduce adverse effects of a designated project</p> <p>The assessment considered whether Cedar LNG’s positive effects would be maximized and adverse effects reduced to ensure lasting contributions to present and future generations</p>	<p>Indigenous knowledge</p> <p>Evidence-based Mitigation Measures</p> <p>Whether Cedar considered demographics, population stability, gender, race, and intergenerational equity</p>	<p>Section 5.7 - Employment and Economy</p> <p>Section 6.7 – Effects on Current and Future Generations</p> <p>Section 6.8 - Human and Community Well-being</p> <p>Section 7 - Part C</p> <p>Effects to Indigenous Interests</p>	<p>Maximizing positive effects:</p> <ul style="list-style-type: none"> - Cedar LNG to prioritize employment and procurement opportunities - Maximize benefits for Haisla and under-represented groups <p>Reducing adverse effects:</p> <ul style="list-style-type: none"> - Risks to the health and safety of women and gender-diverse peoples - Socio-economic and income disparities - Food insecurity <p>Mitigation measures will reduce effects, but some residual risks to health and social conditions may remain</p>
<p>Principle 4: Apply the precautionary principle and consider uncertainty and risk of irreversible harm</p>	<p>Gaps in knowledge with respect to uncertainty of the outcomes of Mitigation Measures</p> <p>Understanding of key issues</p> <p>Steps taken to address the gaps identified</p> <p>Precautionary approach in cases where there may be risk of irreversible harm</p> <p>Indigenous knowledge including documents shared by Indigenous nations and secondary sources including: Gitxaala Nation’s Community Health and Socio-Economic Risk Report</p>	<p>Section 7 – Part C – Effects to Indigenous nations</p>	<p>Priority community health and safety risks:</p> <ul style="list-style-type: none"> - Effects to housing - Effects to land and displacement from traditional territories - Accidents and malfunctions - Food insecurity - Safety of Indigenous women and girls - Perpetuation of historical trauma and policies that add to cultural trauma and dislocation from culture.

Table 58: Benefits and Costs to the Well-being of Present and Future Generations

Benefits to Well-Being of Present and Future Generations	Costs To Well-Being of Present and Future Generations
40 years of employment, procurement and government revenue benefits to local and regional economy	Cedar LNG’s benefits partially offset by costs to Indigenous nations’ traditional economy and traditional practices (effects to food security; risks to transfer of Indigenous knowledge; cumulative effects)
Cedar LNG aligns with federal, provincial, regional and Indigenous initiatives and strategies for sustainable development / education and skills training	Income disparity, employment inequity and barriers to employment opportunities may only be partially addressed by Cedar LNG
<p>Wage employment, social services/programs and a strong economy may help communities to manage the cost of living and enhance material and social well-being, and contribute to obtaining adequate housing and food</p> <p>Potential increased levels of educational attainment through skills training may improve socio-economic well-being and contribute to individual and collective benefits, such as self-esteem, and the ability to learn about industry and economics</p>	<p>Impact inequity and socio-economic disparities from increased reliance on commercial as opposed to traditional subsistence foods, due to real or perceived contamination or reduced availability of country foods, particularly from the marine environment</p> <p>Increased pressure on existing local and regional infrastructure and services</p> <p>Adverse social effects to subgroups through increased workforce of outsiders, including effects to the price of goods, culture and language transmission; potential racism and violence; alcohol and substance abuse; sexual violence</p> <p>Risks to the health and safety of Indigenous women, girls and gender-diverse peoples as a result of an influx of predominantly male temporary workforce</p>
Interests of future generations are supported by the transition to more sustainable and desirable future energy options (links to s. 63 (e) environmental obligations and climate change commitments).	Uncertainty of health, social and cultural well-being outcomes for present and future generations from impeded access to sacred and culturally important sites (including marine harvesting sites), and disruption of social and family cohesion and connection to land and waters

PROJECT ALTERNATIVES THROUGH A SUSTAINABILITY LENS

The sustainability assessment under the IAA requires that project alternatives are considered in light of their contributions to sustainability. Cedar considered three project alternatives: the no project alternative, additional export methods of liquefied natural gas from Canada (by pipeline or by an LNG export facility) or Haisla seeking an equity position in another LNG export project in the Kitimat area. Neither the second nor third alternatives were considered by Cedar to align with Haisla's Comprehensive Community Plan goals, which are tied to the health, well-being and sustainability of Haisla. Both project alternatives could also necessitate pursuing project development outside of Haisla's traditional territory, which is not consistent with Haisla's approach to economic development.

The EAO's sustainability assessment determined that in lieu of a "no project" alternative, Cedar LNG would provide the best sustainability gains to current and future generations when compared to Cedar LNG alternatives of another LNG project or other export methods in the region. Although Cedar LNG's potential effects to health, social and cultural conditions may be experienced disproportionately by subgroups and across generations, with project benefits such as employment unevenly distributed, this would also be the case with the two project alternatives. In addition, the two project alternatives could represent additional costs to future generations in the form of potentially higher GHG emissions and health and social effects.

THE EXTENT TO WHICH THE PROJECT CONTRIBUTES TO SUSTAINABILITY

The EAO's sustainability assessment considered the project-specific context, including key issues of importance to Indigenous nations and subgroups, and how the sustainability principles were applied. The following are key considerations in determining the extent to which Cedar LNG would contribute to sustainability:

- **Positive effects to current and future generations from increased economic opportunities** would contribute to the health and well-being of communities, including financial autonomy of households, and improved infrastructure and services. However, these positive effects would be unevenly distributed.
- **Positive effects by supporting self-governance and self-determination for Haisla** as the majority owner of Cedar LNG, advancing reconciliation.
- **Positive effects by supporting the transition to more sustainable and desirable future energy options** and would therefore serve the interests of future generations.
- **Adverse effects to cultural and material connections to land and water** for current and future generations could pose risks to food security, the transfer of Indigenous knowledge and the mental health and well-being of Indigenous nations.
- **Adverse effects to socio-economic conditions and Indigenous governance** could occur through loss or alteration of preferred harvesting methods, locations or opportunities, and alteration or reduction of subsistence-based livelihoods and trade networks.

- **Adverse effects to social and family cohesion, and the health and safety of Indigenous women, girls, gender-diverse peoples and subgroups** may be associated with an influx of a majority male workforce and changes in social structures.

The EAO considered that mitigation and enhancement measures will reduce potential employment inequities during and beyond the life of Cedar LNG, although some uncertainty remains regarding mitigating adverse effects to the health and safety of Indigenous women, girls and gender-diverse people, food insecurity and disrupted cultural connectivity.

Cedar concluded that the extent to which Cedar LNG contributes to sustainability is moderate to high. Cedar stated that Cedar LNG is likely to result in opportunities for positive contributions to sustainability for Haisla, surrounding Indigenous nations and local communities. The risk of adverse effects or irreversible harm to both the biophysical environment and the human environment was considered by Cedar to be low to moderate. Based on the long-term downward trend in well-paying employment opportunities in Kitimat, the jobs and other contributions to sustainability provided by Cedar LNG would support present and future generations for the community in Kitimat. Cedar stated that this is particularly evident for Haisla, as the lead partner in Cedar LNG. The enhancement of these benefits would depend on the effectiveness of future decisions and actions to maximize positive effects and/or to mitigate adverse effects. As part of its commitment to reducing adverse effects on local communities, Cedar stated that it intends to implement a community feedback process.

The EAO's sustainability assessment considered that adverse effects to the health, social and economic conditions of surrounding Indigenous nations would partially offset the high positive contributions to sustainability for Haisla anticipated by Cedar LNG.

ANALYSIS AND CONCLUSION

The EAO considered Cedar's assessment and conclusion, and Cedar's additional sustainability analysis focusing on Cedar LNG's likelihood to result in both opportunities for positive contributions to sustainability and risk of adverse effects based on advice, including from the Agency. The EAO is of the view that the extent to which Cedar LNG would contribute to sustainability would be moderate.

Cedar LNG would involve a loss of "use" values associated with adverse effects to marine ecosystems and the ability to harvest these resources. It would also involve a loss of "existence" values, which are values that Indigenous nations and local communities place on resources and attributes, not because of their expected human use, but because of their environmental, cultural and social significance for present and future generations. Cedar LNG would, however, provide economic benefits to Haisla and to other Indigenous nations and communities, would support self-governance and self-determination for Haisla as the majority owner of Cedar LNG, and would support the transition to more sustainable and desirable future energy options, globally and domestically. Contributions to sustainability are therefore expected for present and future generations but depend on the effectiveness of future decisions and actions to

enhance positive effects (employment and income opportunities) and to mitigate adverse effects (effects to health and social conditions; effects to cultural continuity and food security; and cumulative effects). Cedar LNG must ensure continuous progress towards sustainability through its follow-up and monitoring programs.

6.9.8 CONSIDERING ENVIRONMENTAL OBLIGATIONS AND COMMITMENTS IN RESPECT OF CLIMATE CHANGE

This section assesses the extent to which the potential effects of Cedar LNG may hinder or contribute to Canada's ability to meet its environmental obligations and its climate change commitments. The extent to which a designated project may hinder or contribute to Canada's ability to meet these commitments is one of the five factors in the federal public interest decision. The section draws on the GHG emissions presented in section 6.4 and considers Cedar LNG's net GHG emissions, its proposed Mitigation Measures and the potential effects of the Project on carbon sinks in the context of Canada's environmental obligations and climate change commitments (see list below). It also considers the Project's effects to species at risk and migratory birds (see Section 5.4: Wildlife) and to marine fish and invertebrates, marine mammals, and the marine environment (see Section 5.6: Marine Resources). The project's contributions to sustainability with respect to these factors are assessed further in Cedar LNG's Contributions to Sustainability (section 6.9.7) above.

The assessment has considered Canada's environmental obligations and climate change commitments that are relevant to the effects of the Project. The term "environmental obligations" refers to Canada's obligations in domestic and international law in relation to protecting the natural environment. In international law, legally binding international instruments (such as conventions) to which Canada is a party can create environmental obligations. "Commitments in respect of climate change" are set out in legally binding and non-binding domestic and international instruments.⁷⁴

Identification of relevant obligations and commitments took into consideration the specific context of the Project, including:

- The location of Cedar LNG (that is, that the Project will be developed on fee simple land owned by Haisla Nation and also involves the marine environment);
- The potential emissions and discharges from the Project (such as GHG emissions and discharges to marine waters); and
- Components of the environment (such as, VCs such as species at risk and migratory birds), including potential effects to these components.

The assessment considered all Indigenous knowledge provided in relation to these factors (see throughout this Report and under "Wildlife", "Migratory Birds", "Marine Resources" and "Cedar LNG's Contributions to Sustainability").

⁷⁴ For more information, see Policy Context: Considering Environmental Obligations and Commitments in Respect of Climate Change under the Impact Assessment Act - Canada.ca.

ENVIRONMENTAL OBLIGATIONS

The following environmental obligations were identified as directly relevant to the assessment as a result of biodiversity effects stemming from changes to terrestrial⁷⁵ and marine environments, as well as effects to species at risk and migratory birds (VCs identified during the project's scoping and assessment phases):

- *Convention on Biological Diversity* (CBD), implemented through Canada's supporting national frameworks: Canadian Biodiversity Strategy, Canada's Biodiversity Outcomes Framework and current Biodiversity Goals and Targets for Canada:
 - o The CBD is an international, legally binding treaty with three main goals:
 - Conservation of biodiversity;
 - Sustainable use of biodiversity; and
 - Fair and equitable sharing of the benefits arising from the use of genetic diversity.

It encourages actions that will lead to a sustainable future. The conservation of biodiversity is a common concern of humankind. The CBD covers biodiversity at all levels: ecosystems, species and genetic resources;

- Legislation that supports the implementation of Canada's biodiversity commitments: *Species at Risk Act* (2002) (SARA) and the *Canada Wildlife Act* (1985):
 - o SARA (2002) provides for the legal protection of wildlife species to prevent wildlife species from becoming extinct and to secure the necessary actions for their recovery; and
 - o The *Canada Wildlife Act* allow for the creation, management and protection of wildlife areas for wildlife research activities, or for conservation or interpretation of wildlife. The purpose of wildlife areas is to preserve habitats that are critical to migratory birds and other wildlife species, particularly those at risk;
- Recovery Strategies and Action Plans developed under the SARA (2002) for all species at risk potentially affected by the project:
 - o A Recovery Strategy is a planning document that identifies what needs to be done to stop or reverse the decline of a species; and
 - o An Action Plan identifies the measures to take to implement the Recovery Strategy for a threatened, endangered or extirpated species;

⁷⁵ It is acknowledged that the project is being developed on fee simple land owned by Haisla Nation and that the terrestrial environment is on fee simple land. Where the environmental obligations listed do not extend to the terrestrial environment (that is, the Convention on Biological Diversity), they must still be considered for the marine environment.

- The *Convention for the Protection of Migratory Birds* in the United States and Canada, as implemented in part through the *Migratory Birds Convention Act* (1994) and supporting guidance on conservation objectives arising from Bird Conservation Region Strategies:
 - o The Convention is an international agreement with the objective to protect migratory birds, their eggs, and their nests. The requirements of the Convention have legislated components embedded in the *Migratory Birds Convention Act*, 1994, *Migratory Birds Regulations* and *Migratory Bird Sanctuary Regulations*.
 - o Elements of the Convention are also implemented via the North American Waterfowl Management Plan and the *Declaration of Intent for the Conservation of North American Birds and their Habitat*.

Cedar LNG's project site falls outside of a designated Wetland of International Importance; therefore, the *Convention on Wetlands of International Importance Especially as Waterfowl Habitat* (the Ramsar Convention) was considered not to apply.

Species at risk and migratory birds that were identified during the assessment and that are protected or supported under *the Convention on Biological Diversity*, the *Migratory Birds Convention Act*, the *Species at Risk Act* (2002) and *Recovery Strategies and Action Plans* include 45 migratory bird species within the old or young forest songbird communities and 168 migratory bird species within the project area (see "Wildlife" and "Migratory Birds" for more detail).

Fifteen bird species of conservation concern, three mammal species of conservation concern and two amphibians of conservation concern as listed under the *Species at Risk Act* (2002) were identified as likely to occur within the marine terminal and marine shipping regional assessment areas (*Table 17* see in "Wildlife"). Those that are threatened or endangered include:

- Common nighthawk;
- marbled murrelet;
- northern goshawk;
- western screech-owl;
- black swift (endangered);
- olive-sided flycatcher;
- barn swallow; and
- little brown myotis (endangered).

Recovery strategies have been prepared for common nighthawk, marbled murrelet, northern goshawk, olive-sided flycatcher, and little brown myotis. The project site falls outside the identified critical habitat of the northern goshawk and the little brown myotis, as outlined in their Recovery Strategies. The Project falls within the geographic area for the Recovery Strategy for the marbled murrelet, as prepared by ECCC. Cedar LNG's Facility Area and transmission line corridor overlap with four location polygons that may contain terrestrial (nesting) critical

habitat for the marbled murrelet. Construction and clearing are also anticipated to reduce effective marbled murrelet summer breeding habitat within the marine terminal LAA by 23.8 ha. However, Cedar LNG noted that the short term (that is, 2002–2032) recovery objective identified in the Recovery Strategy for marbled murrelet is the retention of at least 68% of suitable nesting habitat for marbled murrelet within the Central Mainland Coast Conservation Region, with 2002 levels as the baseline. In 2011, there was an excess of 40.5% (89,451 ha) above the 68% target. Cedar LNG's direct effect on area identified as a geographic location polygon would represent 0.007% of the 40.5% excess. Critical habitats for the remaining species listed above have not been identified in Canada.

Marine fish habitat within the marine terminal LAA/RAA includes marine riparian habitat, intertidal habitat, subtidal habitat (foreshore), estuaries and salt marshes, and kelp and eelgrass beds. The marine terminal and marine shipping LAA/RAAs also overlap with important DFO areas for oolichan, tanner crab, and cloud sponge. Habitat use within the marine terminal LAA is species and season specific. There are five species of Pacific salmon and steelhead that spawn in the Kitimat River watershed and have unique migration and spawning timings. In marine waters of the Kitimat Arm, salmon are observed year-round, with seasonal influxes during adult inbound and smolt outbound migrations.

Nine marine fish and invertebrate species at risk, and nine marine mammal species at risk as listed under the *Species at Risk Act* (2002) were identified as likely to occur within the marine terminal and marine shipping regional assessment areas (see Table 20 and Table 21 in “Marine Resources”). Those that are threatened or endangered include:

- Northern abalone;
- Fin whale;
- Northern resident killer whale; and
- Bigg's (transient) killer whale.

Recovery strategies have been prepared for northern abalone, fin whale, northern resident killer whale, and Bigg's (transient) killer whale. Two species of special concern also have recovery strategies: the North Pacific humpback whale and the sea otter. The Project site falls outside the identified critical habitat for the species listed with the exception of the north Pacific humpback whale. Marine shipping activities associated with the Project overlap with the Gil Island critical habitat for the North Pacific humpback whale.

The extent to which the Project contributes positively to key social-ecological systems that maintain human health, human livelihoods and biodiversity in light of climate change is considered in Section 6.9.7: Cedar LNG's Contributions to Sustainability.

CANADA'S CLIMATE CHANGE COMMITMENTS

An analysis of the direct effects of Cedar LNG's GHG emissions is provided within Section 6.4 – Greenhouse Gas Emissions. In addition to the analysis of the direct effects from Cedar LNG's

GHG emissions, there is a requirement under the IAA for the assessment of the climate change impacts of a project as one of the five factors considered in the public interest decision, as follows:

22(1)(i) the extent to which the effects of the designated project hinder or contribute to the Government of Canada's ability to meet its environmental obligations and its commitments in respect of climate change.

Below is a listing of Canada's current climate change commitments relevant to Cedar LNG, and an analysis of the potential effects of Cedar LNG on Canada's ability to meet each of the respective commitments:

- *Canada's 2030 Emissions Reduction Plan* (requiring 40-45% emissions reductions below 2005 levels by 2030): Cedar LNG will hinder Canada's ability to meet this commitment to a low extent. Under this plan, Canada must reduce its emissions to 443 Mt CO₂e (representing the 40% reduction from the 2005 baseline, as provided by ECCC in their GHG Analysis⁷⁶). Cedar LNG emissions in 2030 are projected to be 246 kt CO₂e, which represents 0.06% of the 443 Mt CO₂e.
- *Canadian Net Zero Emissions Accountability Act* (requires five-year emissions targets to demonstrate how Canada will reach net-zero by 2050): Cedar LNG will align with Canada's ability to meet this commitment with the implementation of Cedar's net-zero by 2050 plan (provided in its Application to meet the requirements of the Strategic Assessment of Climate Change).

In addition to the commitments listed above, in April 2022 the Government of Canada signaled its intent to develop guidance that will require proponents of new oil and gas projects subject to the IAA to demonstrate that they will have "best-in-class" low-emissions performance. Cedar LNG was not requested to assess how the project demonstrates best-in-class emissions performance as the guidance was not available at the time of assessment. A draft of the best-in-class guidance for public comment was expected to be published on October 4, 2022. However, based on the information provided by Cedar in its Best Available Technologies/Best Environmental Practices determination within the Application (Appendix 8B – SACC Technical Report), Cedar LNG's estimated GHG emission intensity of 0.08 t CO₂e per t LNG produced is lower than most existing LNG facilities. As outlined in the advice provided by ECCC in their GHG Analysis, Cedar LNG is likely to be one of the lowest emissions intensity producers of LNG globally, largely because of its reliance on renewable electricity from the BC Hydro grid.

In addition to Canada's climate change commitments, there is consideration under the IAA given to the potential impacts of Cedar LNG on global GHG emissions. Cedar LNG could support

⁷⁶ Available on EPIC here:

https://www.projects.eao.gov.bc.ca/api/public/document/631b8d7117bc0a0022a18053/download/ECCC_Cedar%20LNG_GHG%20Sept2022.pdf

global decarbonisation and the transition to a more sustainable energy future through the displacement of higher emitting fuel sources (such as coal), and via shorter shipping distances as compared to those associated with competitors to Asia-Pacific markets.

THE EAO'S CONCLUSIONS

Based on the analysis presented above, the Agency advised the EAO that Cedar LNG would only hinder Canada's ability to meet its environmental obligations to a negligible extent. Based on the analysis of the considerations listed above, the EAO is of the opinion that Cedar LNG may hinder Canada's ability to meet shorter term commitments in respect of climate change to a low extent; however, the implementation of Cedar's net-zero plan by 2050 should ensure that the Project aligns with Canada's longer-term commitments in respect of climate change. This conclusion also takes into account the implementation of key Mitigation Measures and conditions as outlined in Chapter 6.4 – Greenhouse Gas Emissions.

ANNEX A: VALUED COMPONENTS CARRIED FORWARD INTO THE SUSTAINABILITY ASSESSMENT

Table 59: Valued Components Carried Forward into the Sustainability Assessment

Valued Component	Selection Rationale	Potential Effects
Marine resources	<ul style="list-style-type: none"> Key indicator of marine ecosystem health; includes species at risk as defined in the Species at Risk Act (SARA) Important resource for Indigenous food, social and ceremonial purposes (food security and the sustainability of traditional livelihoods) Key biological component of marine areas important for traditional Indigenous activities (fishing and harvesting), cultural way of life and place-based rights, including the ability to pass on oral histories and traditional knowledge to future generations 	<ul style="list-style-type: none"> Changes to behaviour of fish or marine mammals caused by sensory disturbances Health, or injury or mortality risk for marine fish and marine mammals of cultural and socio-economic importance to Indigenous nations Marine fish and fish habitat, as defined in subsection 2(1) of the Fisheries Act Marine aquatic species as defined in SARA Changes to marine resources from marine shipping activities Alteration of important ecosystems and marine resource habitats due to impacts of LNG carrier wakes, with associated adverse effects to marine mammals and fish Food security from changes to the quantity or quality of marine resources Changes to quality and quantity of marine resources, real or perceived (such as change in species abundance and distribution; contamination from accidents)
Freshwater fish and fish habitat	<ul style="list-style-type: none"> Fish species and fish habitat that are of importance to Indigenous culture, and to traditional and economic activities and values Indicator of long-term productive capacity of freshwater habitats for fish and other aquatic species 	<ul style="list-style-type: none"> Changes to fish habitat used for spawning, rearing, feeding or migration; harmful alteration, disruption, or destruction (HADD) of fish habitat under Section 35 of the Fisheries Act is not predicted Surface water quality Changes to fish health, or injury or mortality risk for freshwater fish of cultural and socio-economic importance to Indigenous nations Changes to status of food security for Indigenous nations
Wildlife resources (includes migratory birds)	<ul style="list-style-type: none"> Species of conservation concern as defined in the SARA Species of Indigenous cultural and economic use (includes mammals, migratory birds under section 2(a)(iii) of the IAA, non-migratory birds and amphibians) 	<ul style="list-style-type: none"> Habitat (direct and indirect), movement and mortality risk for wildlife (terrestrial wildlife and marine birds) Changes to the quality and quantity of country foods and harvesting experience Changes to status of food security from changes to the quantity or quality of wildlife resources Changes to the quality and quantity of country foods, real or perceived (such as change in species abundance and distribution; contamination from accidents)
Vegetation resources	<ul style="list-style-type: none"> Important resource for Indigenous food security and the sustainability of traditional livelihoods through the gathering of country foods for subsistence or medicinal purposes Indicator species and components of wildlife areas of socio-economic and cultural importance to Indigenous nations 	<ul style="list-style-type: none"> Changes to the abundance of plant species of importance to Indigenous nations Changes to the abundance or condition of ecological communities of importance to Indigenous nations Changes to native vegetation health and diversity due to air emissions Changes to vegetation quantity and quality that may result in reduced habitat functionality for wildlife
Air and acoustic quality	<ul style="list-style-type: none"> Indicator of human and wildlife health and well-being 	<ul style="list-style-type: none"> Changes in concentrations of ambient air pollutants, including emissions from marine vessels along shipping routes Changes in noise levels causing nuisance, annoyance and sleep disturbance to Indigenous nations and local communities, as well as displacement and sensory disturbance to wildlife
Current use of lands and resources for traditional purposes	<ul style="list-style-type: none"> Section 22(1)(c) and (l) factors to consider in impact assessments under the IAA and related to sustainability Cultural, traditional and economic activities and values of Indigenous nations identified as of importance to sustainability (including Indigenous rights to hunt, fish and gather, connection to the land, interconnectedness with marine and terrestrial ecosystems, and long-term well-being) 	<ul style="list-style-type: none"> Loss or alteration of preferred harvesting methods, locations or opportunities (such as alteration to the cultural component of harvesting; interference with fishing equipment; contamination of marine or terrestrial environment and resources) Impeded access to traditional lands and resources, particularly the ability to access traditional marine harvesting sites by small vessels safely without the risks posed by increased marine traffic and associated wake Alteration or reduction of subsistence-based livelihoods and trade networks Changes to Indigenous peoples' use of traditional areas due to changes in sensory experience (including changes to noise, light and visual conditions) and safety or perceived safety concerns Cumulative effects to lands, waters and resources for traditional purposes, food security and the ability to sustainably continue traditional practices such as fishing, harvesting, hunting, gathering, teaching and spiritual practices (includes loss of, or alteration to, lands and water) Cumulative loss of territory and ability to exercise rights, with associated impacts on governance, the preservation of cultural identity, effects to social cohesion and connection to the land and water, and effects to the ability to transfer knowledge through generations

Valued Component	Selection Rationale	Potential Effects
Health and well-being of present and future generations	<ul style="list-style-type: none"> • Sustainability principle and a factor to be considered in impact assessments under section 22(1)(h) of the IAA • Physical, spiritual and mental health and well-being of present and future generations identified by Indigenous nations as integral to sustainability assessment 	<ul style="list-style-type: none"> • Changes to long-term physical health due to changes in air and acoustic quality, changes in marine and terrestrial environments (contamination of water and soils) and reduced quality and quantity country foods and medicinal plants exposed to contaminants in the water, air or soil, or as bioaccumulation of contaminants in the environment (food security) • Gender-specific health risks (such as health and safety risks of Indigenous women, girls and gender-diverse peoples linked to an influx of male workforce and changes in social structures) • Effects to mental health and well-being through loss of cultural identity and connectivity, customs and ceremonies, continuity of traditions, cohesion of family groups and social organization, use and transmission of knowledge, and quality of spiritual and physical experience when practising Indigenous rights (these effects are directly linked to the ability to safely access traditional territories and important cultural sites or harvesting areas) • Cumulative effects on the mental health, well-being, culture and physical conditions of Indigenous nations due to permanent alteration and loss of traditional landscapes and ecosystems
Socio-economic and cultural conditions	<ul style="list-style-type: none"> • Factor to be considered in impact assessment under section 22(1)(a) of the IAA related to sustainability • Economic and employment benefits, and potential impact inequities and socio-economic disparities were identified by Indigenous nations as an important component of the sustainability assessment 	<ul style="list-style-type: none"> • Positive effects to household incomes and well-being through employment, including financial autonomy and independence of some women, and improvement of social well-being and access to housing and food security for some households • Potential increased levels of educational attainment • Changes to traditional economies and potential barriers to employment • Changes to access, ownership and use of local resources (such as a change in land tenure) • Changes to core housing needs through influx of workers • Indigenous peoples' increased reliance on commercial foods as opposed to traditional subsistence foods due to real or perceived contamination and health risks or through reduced availability of country foods • Changes to the price of goods, culture and language transmission, racism and violence and alcohol and substance abuse • Gender disparities and cultural constraints in employment with the introduction of transient male populations, affecting the long-term well-being of Indigenous women, girls, gender-diverse peoples and subgroups such as the disabled, Elders and youth • Changes to population composition, density and growth, ethnic identity, family structure and dependency ratio • Changes to existing local and regional services, such as accommodation, recreation, waste disposal, police, fire fighting, ambulance and healthcare services, as well as education and daycare
Self-governance	<ul style="list-style-type: none"> • An inherent right of Indigenous self-government guaranteed in section 35 of the Constitution Act, 1982, and identified as a valued component integral to sustainability by Indigenous nations • Linked to factors to be considered in impact assessment under section 22(1)(a) and (c) of the IAA 	<ul style="list-style-type: none"> • Changes to health, well-being and socio-economic and cultural conditions of Indigenous nations directly related to loss of self-governance • Changes in the ability of Indigenous self-governance systems to make decisions regarding land and marine use, including access and use of harvesting areas • Increase in large vessel movements along marine shipping routes preventing Indigenous nations from accessing fishing or shoreline harvesting sites, affecting food, social and ceremonial purposes and governance systems • Changes may be further disproportionately distributed as effects may be experienced only by subpopulations that hold hereditary rights to harvest, fish and manage at discrete areas (that is, house territories) overlapping or in the vicinity of the marine shipping areas • Changes to infrastructure, services, accommodation and transportation linked to diminished self-determination • Changes in regional employment, business and economy that prevent self-governance • Changes to the ability to transfer Indigenous knowledge, linked to the perpetuation of Indigenous governance systems • Changes to sense of place, cultural identity, social cohesion and connection to land and water important to self-governance • Displacement from preferred locations for current use and traditional activities directly related to loss of self-governance structures

PART C - EFFECTS TO INDIGENOUS INTERESTS

7 OVERVIEW

7.1 INDIGENOUS INTERESTS

The Government of B.C. has a constitutional duty to consult and (if appropriate) accommodate Indigenous nations where they have asserted or established Aboriginal rights and title, as recognized and affirmed by Section 35 of the *Constitution Act, 1982* (Section 35 Rights), that may be adversely impacted by provincial government decisions. The Government of BC also supports the implementation of the United Nations Declaration on the Rights of Indigenous Peoples (UNDRIP) during consultation with Indigenous nations. In addition to Section 35 Rights and UNDRIP, consistent with the Notice of Substitution Approval,⁷⁷ B.C. conducted consultation with Indigenous groups identified by the Agency for consultation and provided the Agency the opportunity to participate in consultation.

In the past, the provincial EA process focused primarily on effects to Section 35 rights that the courts and/or treaties have generally addressed to date: (typically) hunting, fishing, trapping, and gathering rights, as well as title. For Cedar LNG, the EA considered an assessment of effects to Indigenous interests in the broader sense including any interests related to an Indigenous nation, such as health and wellbeing, as well as their Section 35 Rights (collectively, “Indigenous Interests”).

The EAO notes that an EA is not a rights-determination process. Key objectives of an EA are to assess potential effects of proposed projects on Indigenous Interests, and to identify measures to avoid, mitigate or otherwise appropriately address adverse effects.

7.2 DEPTH OF CONSULTATION

The following section discusses the procedural elements of Indigenous engagement activities undertaken by the EAO and Cedar with Indigenous nations.

On December 13, 2019, the EAO issued a Section 11 Order which specified the consultation activities that both the EAO and Cedar would undertake with Indigenous nations and Métis Nation British Columbia (collectively, Indigenous Groups) for Cedar LNG. The EAO considered comments received from Indigenous nations on the draft Section 11 Order.

⁷⁷ Notice of Substitution Approval available at:

https://www.projects.eao.gov.bc.ca/api/public/document/5e585defa0087300223bfd68/download/Cedar%20LNG_Federal%20Response%20to%20Request%20for%20Substitution%20Approval%20Under%20the%20Impact%20Assessment%20Act_2020-01-24.pdf

Indigenous nations listed in Schedule B of the Section 11 Order (alphabetically) to be consulted on the Project include:

- Gitga'at First Nation (Gitga'at)
- Gitxaala Nation (Gitxaala)
- Haisla Nation (Haisla)
- Kitselas First Nation (Kitselas)
- Kitsumkalum First Nation (Kitsumkalum)
- Lax Kw'alaams Band (Lax Kw'alaams)
- Metlakatla First Nation (Metlakatla)

Indigenous nations listed in Schedule C of the Section 11 Order to be consulted on Project-related marine shipping include:

- Haida Nation (Haida), as represented by the Council of the Haida Nation (CHN).

As the Cedar LNG EA was completed as a substituted assessment for the Agency, potential effects on the Métis Nation British Columbia (MNBC) were assessed as per Section 13 of the Section 11 Order.

7.2.1 EAO-LED ENGAGEMENT ACTIVITIES

EAO-led engagement activities supported the implementation of UNDRIP through seeking free, prior and informed consent (FPIC) with Indigenous nations. Indigenous nations and the EAO worked together during the EA process with the goal of seeking to achieve consensus on key issues and documents in order to support Indigenous, provincial and federal decision-making. Approaches to consensus-seeking with the EAO varied across the Indigenous nations and, for some, included the identification of check-ins that aligned with key milestones in the EA process, and the development of a consensus tracking tool for documenting and communicating out issues resolution activities and outcomes. EAO-led engagement with Indigenous nations included the following:

- Participation in the Working Group;
- Regular government-to-government meetings between the EAO and each Indigenous nation;
- Opportunities to identify Indigenous Interests that may be adversely affected by Cedar LNG and to discuss potential measures to avoid, mitigate, address or otherwise accommodate potential adverse effects on Indigenous Interests, as appropriate;
- Opportunities to participate in issue/topic-specific Working Group sessions with the EAO;
- Opportunities to review and comment on key documents, including: the draft Project Description, draft Section 11 Order, draft AIR, Cedar's Application, supplemental materials and topic-specific memos, the EAO's draft Assessment Report (including Part C

of the Assessment Report), the draft schedules A and B of the EAC: Project Description (PD), and draft Table of Conditions (TOC);

- Opportunity to collaboratively draft sections of the EAO's Assessment Report (Part C) within established timelines;
- Opportunity to submit a document outlining the Indigenous nation's views on the Assessment Report, PD and TOC and whether the Indigenous nation consents or does not consent to the issuance of an Environmental Assessment Certificate, to be included in the package of materials sent to decision makers when Cedar LNG is referred for decision;
- The EAO and the Agency provided Gitga'at, Gitxaala, Haisla, Kitselas, Kitsumkalum, Lax Kw'alaams, and Metlakatla with grants/funding for participation in the pre-Application phase and the Agency also provided funding to CHN and MNBC; and
- The EAO provided grants/funding for participation in the Application review phase to CHN, Gitga'at, Gitxaala, Haisla, Kitselas, Kitsumkalum, Lax Kw'alaams, and Metlakatla on behalf of the Agency and itself, and to MNBC on behalf of the Agency.

7.2.2 PROPONENT-LED ENGAGEMENT ACTIVITIES

As part of the Section 11 Order, the EAO directed Cedar to undertake certain procedural aspects of consultation during the EA with Indigenous nations. The Section 11 Order also required Cedar to develop and share drafts of an Indigenous Consultation Plan and Indigenous Consultation Reports with Indigenous nations at prescribed milestones during the EA. These documents were reviewed by Indigenous nations and revised by Cedar based on input received from and concerns expressed by Indigenous nations prior to being submitted to the EAO. These documents enabled the EAO to:

- Understand Cedar's consultation plan and subsequent efforts and the perspectives of the Indigenous nations related to those efforts;
- Understand any issues and concerns identified by Indigenous nations to Cedar and how Cedar has made efforts to respond to or address these issues;
- Evaluate Cedar's consultation plan for subsequent consultation activities required with Indigenous nations during Application Review; and
- Direct Cedar to take additional measures to satisfy the EAO and/or Indigenous nation concerns/questions, when applicable.

Cedar engaged with Schedule B Indigenous nations to complete Indigenous Knowledge studies and other reports specific to Cedar LNG. Cedar received studies from the following Indigenous nations:

- Gitga'at prepared the Gitga'at First Nation Traditional Use and Occupancy Study for the Project: Final Report (2021) and the Gitga'at First Nation Community Well-being Risk Report for the Cedar LNG Project (2021); and
- Gitxaala prepared the Draft Gitxaala Nation Use Study (2021), the Gitxaala Nation Valued Component Selection Document: Cedar LNG Liquefaction and Export Terminal

(2020) and the Gitxaala Nation Socio-economic Information Report for the Cedar LNG Project (2022).

Cedar engaged directly with Indigenous nations throughout the Pre-Application and Application Review phases for the purposes of information sharing and issues resolution. The consideration of Indigenous knowledge is captured in each of the VC chapters in this report.

Cedar engaged with Indigenous nations according to their preferences. Examples of Cedar's engagement activities with Indigenous nations included:

- Providing regularly scheduled project updates, conference calls and meetings with Indigenous nation administrative staff, consultants, elders, and other parties as requested by the Indigenous nation leadership or technical staff;
- Conducting community meetings, open houses and workshops where requested;
- Providing printed and digital materials to be shared with community members where requested;
- Facilitating opportunities to participate in collecting baseline information, as well as review and input into the information; and
- Maintaining a website with Project information and contact information for how to request in-person meetings.

Cedar recognized that each Indigenous nation is best positioned to identify and engage with their memberships, and Cedar attempted to reflect those nation-specific efforts within the Application.

7.2.3 ASSESSMENT METHODS

Cedar's Application assessed a combination of the following effects that varied on a nation-by-nation basis:

- Consumption and harvest;
- Use and integrity of sacred and culturally important sites or landscape features;
- Access and travel;
- Aspects of Indigenous governance (including consideration of socio-economic impacts);
- Cultural identity;
- Aboriginal rights and title; and
- Health and well-being.

The EAO worked with those Indigenous nations that expressed an interest in doing their own assessment to draft and organize their own section of this Report. The EAO and Indigenous nations worked together iteratively regarding assessment methods and reviews during Pre-Application and Application Review. The sections that the EAO drafted for Indigenous nations were shared with those Indigenous nations to work together on a final version of this Report. All of the assessments were based on their nation-specific Indigenous Interests using the information provided by Cedar in its Application and each Indigenous nation's own Indigenous Knowledge.

For all Indigenous nations potentially affected by Cedar LNG, the assessment of potential effects of Cedar LNG are on the asserted or established Aboriginal rights and title, as recognized and affirmed by Section 35 of the *Constitution Act, 1982* as well as on any broader interests related to an Indigenous nation (collectively, “Indigenous Interests”). Further details on the assessment of effects to Indigenous Interests for each Indigenous nation is listed below, and additional information is provided in the nation-specific sections of this Report:

- The EAO drafted the Gitga’at, Haisla, Kitsumkalum and Haida sections with opportunities for iterative review and input by the Indigenous nations;
- The EAO drafted the MNBC section, and MNBC was provided the opportunity to review the draft referral materials;
- Gitxaala drafted its own section structured around Gitxaala VCs and the information provided in Cedar’s Application with review and input by the EAO;
- Kitselas drafted its own section using Kitselas’ Values and methods for characterizing effects with iterative review and input by the EAO; and
- Lax Kw’alaams and Metlakatla co-drafted a single assessment with Indigenous Interests identified through their experiences with other EAs in Coast Tsimshian traditional territories, consistent with the United Nations Declaration on the Rights of Indigenous Peoples, and the Indigenous Interests identified in Cedar’s Application, followed by review and input by the EAO.

These individual Indigenous nation assessments will be included in the final assessment report.

Details on proposed EAC conditions and recommended federal Mitigation Measures and Follow-up Programs relevant to Indigenous Interests are identified in the Potential Effects on Aboriginal Interests section of this Report. In addition, Cedar will be required to obtain various federal permits, approvals and authorizations. Details on these authorizations are available in the Joint Permitting / Regulatory Coordination Plan and the Regulatory Coordination Tracking Table (Appendix 5).

8 HAISLA NATION

8.1 COMMUNITY PROFILE

Haisla Nation's (Haisla) traditional territory spans from Douglas Channel to Kitimat Arm, covering approximately 13,000 km², of water and land along the north coast of BC. Haisla's territory spans from the northern ridge of the Kitimat River valley and Douglas Channel, extending 170 km south, including the mainland shores on both sides of the upper Douglas Channel and Kitimat Arm, as well as the channels, bays, arms, inlets and coves that feed those waterways. Coste and Maitland Islands, northern and central portions of Hawkesbury Island, northern and eastern Gribbell Island, northeast coast of Princess Royal Island and several smaller islands are also included in Haisla territory.

Haisla traditional territory is comprised of matrilineal clan stewardship areas that are "owned", and inherited watersheds called *wa'wais*. There are 54 *wa'wais* in Haisla territory and their owners are responsible to care for and maintain the area and all floral and faunal resources encompassed within them as well as determine who can access their *wa'wais* to hunt, fish and engage in other cultural practices.

Approximately one third of Haisla members live in Kitamaat Village, which is approximately three kilometres east of Cedar LNG across the Kitimat Arm, with the remainder living elsewhere in the region or in Greater Vancouver. As of May 2022, Haisla had a registered population of 1,984. Haisla is comprised of two different groups, the *Gitamaat* (Kitamaat) of the Douglas Channel and the *Gitlop* (Kitlope) of the Gardner Channel. Haisla Nation social structure is centered on matrilineal clans. Traditionally, Haisla Nation was comprised of eight clans (Eagle, Beaver, Crow, Killer Whale, Wolf, Frog, Raven, and Salmon); each clan having its own hereditary chief (*himaas*), resource areas, and winter village. Haisla recognize four clans today (Beaver, Eagle, Raven, and Fish) primarily due to population decline following contact.

Haisla interact with their history (e.g., heritage sites, spiritual sites, oral history, laws), grow their Nation, exercise self-determination, govern and enrich the future of their members through ongoing connection, use and access to the waters and lands of their traditional territory.

8.2 HAISLA NATION'S INVOLVEMENT IN THE CONSULTATION PROCESS

The EAO engaged collaboratively with Haisla as set out in the Section 11 Order for Cedar LNG. Haisla reviewed and provided comments, where they determined appropriate, on the Valued Components (VC) Selection Memo, draft Section 11 Order, the draft Application Information Requirements, Cedar's Indigenous Consultation Plan and Reports, the screening of the

Application and on the Application and supplemental material, as well as the EAO's decision materials. As part of the Working Group, Haisla participated in technical meetings throughout the environmental assessment (EA) for Cedar LNG. Haisla and the EAO worked together throughout the EA which included joint work planning, consensus-seeking and collaborative drafting of this Section of the EAO's Assessment Report.

Haisla and the EAO held monthly calls during Pre-Application and Application Review to discuss concerns related to Cedar LNG and to understand, address and resolve issues on a case-by-case basis as they were encountered. The EAO and the Agency provided additional funding to support this engagement. Due to resourcing and capacity constraints, it was Haisla's preference that the EAO draft this Haisla Nation Section (Section 8 in this Report) on their behalf, with iterative review by Haisla throughout Application Review.

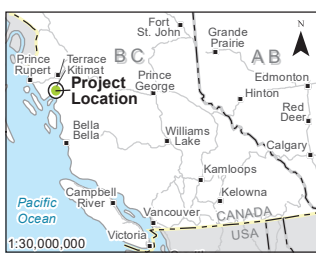
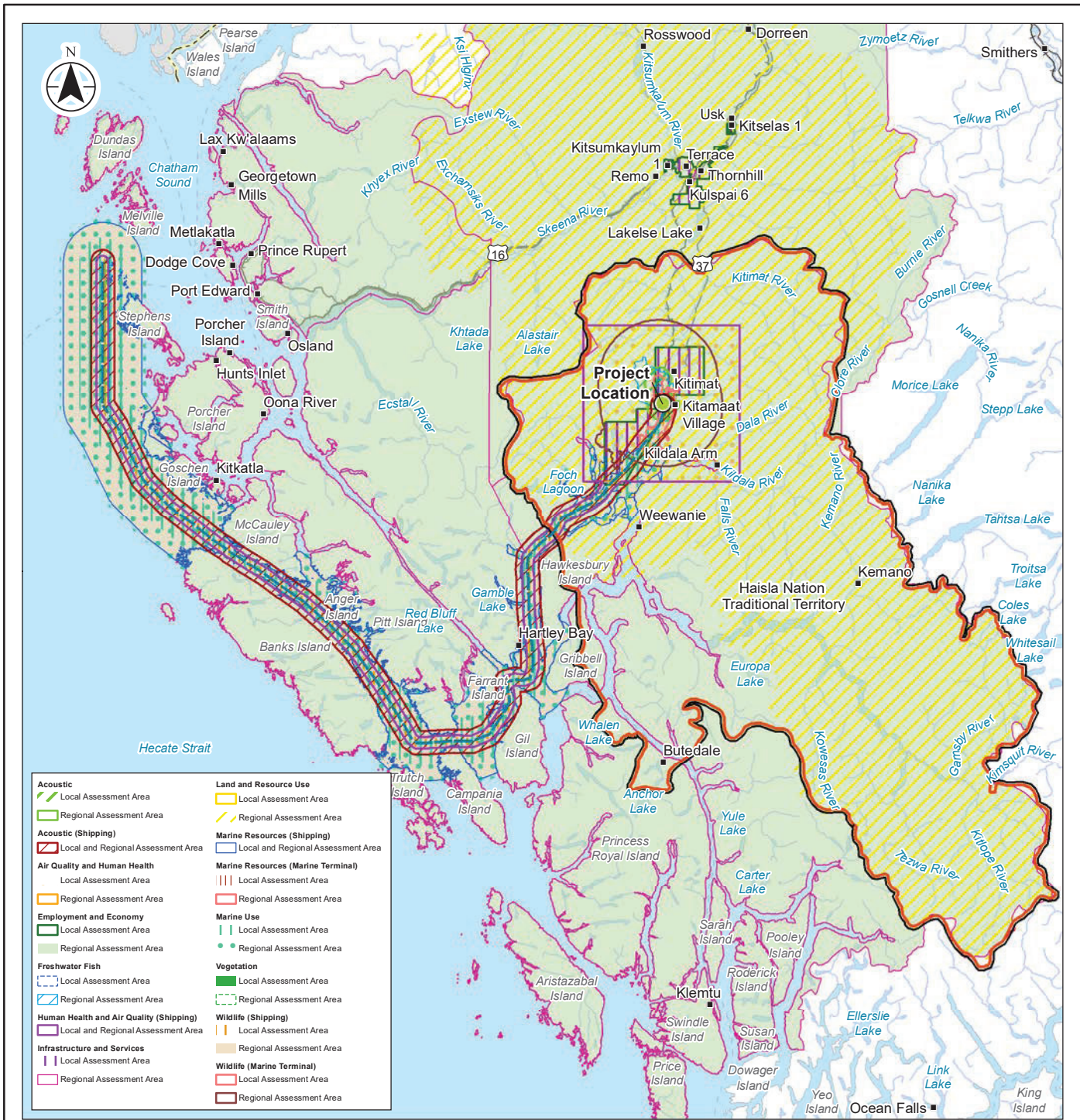
The EAO used the following sources in drafting the assessment of Cedar LNG effects on Haisla's Indigenous Interests:

- Cedar's Application;
- Information submitted during Application Review by Cedar and Haisla;
- Conclusions from the assessment of VCs and other factors in Part B in this Report;
- Cedar's Summary of Mitigation Measures Table;
- Cedar's Indigenous Consultation Reports; and
- Direct engagement between Haisla and the EAO.

A summary of Cedar's engagement with Haisla is provided in the Application and Cedar's Indigenous Consultation Reports.

8.3 SPATIAL BOUNDARY

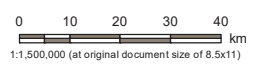
The Cedar LNG marine terminal, Facility Area and transmission line are located on Haisla fee simple land within Haisla's asserted traditional territory. The Marine Shipping Route for Cedar LNG spans between the Triple Island Pilot Boarding Station and the marine terminal. As shown on Figure 23 below, of the 282 km-long route, approximately the first 50 km, is located within Haisla traditional territory. Haisla's traditional territory (and reserve lands) overlaps the project assessment areas for all the VCs (Air Quality, Acoustic, Wildlife, Vegetation Resources, Freshwater Fish, Marine Resources, Marine Use, Employment and Economy, Infrastructure and Services, and Heritage).



Notes
 1. Coordinate System: NAD 1983 UTM Zone 9N
 2. Data Sources: DataBC, Government of British Columbia; Natural Resources Canada; Canadian Hydrographic Service

- International Boundary
- Highway
- Road
- - - Ferry Route
- Railway
- Watercourse
- Waterbody
- Project Location
- Marine Shipping Route (Approximate Location)

Haisla Nation
 Traditional Territory



Project Location: Kitimat, British Columbia
 Project Number: 123221953
 Prepared by KWONG on 20211126
 Discipline Review by AGAUVREAU on 20211126
 GIS Review by TDINNEEN on 20211126

Client/Project/Report:
 Produced by Stantec for Cedar LNG Partners LP
 for the Cedar LNG Project

Title:
Assessment Boundaries for Haisla Nation

Figure 23: Assessment Boundaries for Haisla Nation

8.4 REGIONAL CONTEXT

Haisla has been affected by industrial development and physical activities in the region that have already resulted in cumulative effects on Haisla's Indigenous Interests. Regional industrial development such as commercial fishing, aquaculture activities, logging and large industrial facilities have affected Haisla.

The North Coast, Principe Channel and Kitimat area are the location of a number of other industrial projects (as shown on Figure 4 in Part A) which are relevant to the assessment of Cedar LNG. These projects have or will have an effect to the existing conditions for the Marine Shipping Route, Marine Terminal Area and Facility Area, and therefore affect Haisla's Indigenous Interests.

Cedar's Application noted that Haisla interact with their history (e.g., heritage sites, spiritual sites, oral history, laws), grow their Nation, exercise self-determination, govern, and enrich the future of their members through ongoing connection, use, and access to the waters and lands of their traditional territory. The fur trade, increase in farming and cannery operations affected Haisla members over time, and industrial developments result in restriction of use of area along the Kitimat Arm.

Cedar's Application stated that Industrial development may have caused a decrease in the abundance of oolichan in Haisla territory, which historically was a significant part of harvesting for Haisla. Daily operation and maintenance of facilities have been observed to impact oolichan spawning substrate and water quality over time (e.g., pollution, destruction of habitat); employee travel to and from facilities has also been observed to impact oolichan harvesting sites (e.g., wave action, erosion, noise). Oolichan conservation and recovery planning is ongoing in Haisla territory; Haisla members are working with industry and scientists to develop enhancement studies to actualize oolichan recovery in formerly active harvesting sites. These effects are applicable throughout the Marine Terminal Area, Marine Shipping Route and Facility Area.

In the more recent years Haisla has had success partnering with new industry which has led to several positives within the territory and the community. In 2018 there was a significant archeological find not far from the Haisla Village, located in Minette Bay fish weirs dating back to 1800 years were located during the construction of a project. An historic discovery shows that Haisla were actively gathering fish along the channel's shores more than 1800 years ago. Also discovered were forest gardens, which provides further details of the Haisla's use of the land from years back.

8.5 INDIGENOUS INTERESTS

Cedar identified Indigenous Interests to be assessed in the Application through:

- Meetings with representatives from Haisla to discuss Haisla's preferred approach;

- Review of publicly available documents; and
- Review of confidential documents provided by Haisla.

The Application assessed the following potential effects to Haisla's Indigenous Interests:

- Changes in consumption and harvesting;
- Changes in the use and integrity of sacred and culturally important sites and landscape features;
- Changes that affect aspects of Haisla governance; and
- Changes to Aboriginal title and rights.

Based on the Application and through discussion with Haisla, the following Indigenous Interests have been identified as having the potential to be affected by Cedar:

- Harvesting rights;
- Use and integrity of sacred and culturally important sites and landscape features;
- Indigenous governance; and
- Indigenous health and well-being.

8.5.1 HARVESTING RIGHTS

BACKGROUND

Harvesting rights was selected as an Indigenous Interest given that these Aboriginal rights are fundamental to describing potential effects of proposed projects. Harvesting, and particularly harvesting of marine resources, is a foundation of the Haisla culture and economy.

EXISTING CONDITIONS

Haisla harvest a variety of culturally important fish species from the marine waters of their traditional territory. These include herring, oolichan, salmon, steelhead cod, halibut, cuttlefish, bullhead, flounder, skate and rockfish. The only marine mammal still harvested are seals. Haisla engages in significant harvesting in the intertidal zone for shellfish and other invertebrates, seaweed and kelp. With respect to terrestrial harvesting, Haisla harvest many species of vegetation for food, medicines, weaving and construction. The terrestrial environment also provides Haisla with large mammals such as black and grizzly bears, moose, deer, mountain goats, wolves and wolverines for food and subsistence purposes. Smaller mammals, including beavers, porcupines, marmots, martens, fisher, otter, mink, weasels and muskrats, along with waterfowl, are hunted and trapped for subsistence. Seagull eggs are collected, and other bird species are hunted for feathers and material for tool and jewelry production. Haisla has noted concerns that its harvesting practices have been disrupted by decline in oolichan abundance due to industrial developments (e.g., commercial fishing, logging and large industrial facilities).

Haisla Nation harvest resources in the terrestrial and marine environments in proximity to the Facility Area, the Marine Terminal Area, and in the Marine Shipping Route.

POTENTIAL PROJECT EFFECTS AND PROPOSED MITIGATIONS

Potential Project Effects

The EAO identified the following effects to VCs in Part B, following the application of Mitigation Measures, that could potentially impact Haisla's harvesting rights:

- Wake waves generated by LNG carriers and escort tugs were identified as posing a safety risk to fishers, shoreline harvesters and other Haisla marine uses, or resulting in displacement in marine and shoreline harvesting activities (Section 5.9: Marine Use).
- Effects from increase in marine shipping may affect marine fisheries, Indigenous vessel transit and other uses as a result of reduced fishing and other marine use opportunities, interference with access to fishing or marine use areas, and a reduced quality of experience due to increase in marine shipping along the Marine Shipping Route and noise, air quality, light and aesthetic effects of LNG vessels (Section 5.9: Marine Use; Section 5.2: Acoustics; Section 5.1: Air Quality);
- Impacts on marine fish health and mortality from adverse effects on water quality due to Project activities during construction (i.e., marine pile installation), operations (i.e., liquefaction of natural gas) and decommissioning (i.e., dismantling of marine infrastructure) (Section 5.6: Marine Resources);
- Effects on marine mammals and fish during all Project phases due to underwater noise and artificial light are expected to affect marine mammals and fish during construction, operation, and decommissioning activities (Section 5.6: Marine Resources);
- Injury or mortality to marine organisms is expected during all Project phases from burial or crushing of organisms during construction of the FLNG facility and seawater intake and outfall pipes, as well as injury or mortality to marine mammals by vessel strikes (Section 5.6: Marine Resources); and
- Potential loss of containment of LNG from FLNG Facility, spills of hazardous materials, emergency FLNG shutdown, fire or explosion, LNG carrier grounding or collision or allisions and FLNG allision resulting in possible effects to air quality, acoustics, wildlife, marine resources and marine use;
- Direct and indirect loss of habitat will result from Project activities during construction (i.e., site preparation and clearing, alteration of shoreline and intertidal habitat), operation (i.e., indirect loss or alteration of habitat effectiveness through sensory disturbance and traffic), and decommissioning (i.e., removal of the FLNG facility and onshore infrastructure) (Section 5.4: Wildlife);
- The movement of some wildlife species may be affected by the barrier imposed by the fence surrounding the Facility Area (Section 5.4: Wildlife);
- Increase in mortality risk for wildlife due to increase in vehicle traffic (collisions) and vegetation clearing (human access for hunting and trapping) (Section 5.4: Wildlife);
- Loss of traditional use plants from Facility Area footprint and potential increase in invasive plant species (Section 5.3: Vegetation Resources);
- Reduction in forest communities (including old growth) and wetlands from Facility Area (Section 5.3: Vegetation Resources);
- Increase from baseline concentrations in the vegetated area that will result in

exceedances of sulphur dioxide, acid deposition and nitrogen deposition (Section 5.3: Vegetation Resources);

- Freshwater quality negatively affected from increase in total suspended solids in streams during construction and sulphur and nitrogen compounds in lake areas and streams from emissions during operation (Section 5.5: Freshwater Fish);
- Alteration of freshwater fish habitat from riparian clearing, which would result in increased total suspended solids (soil erosion) and changes in fish cover/shading (Section 5.5: Freshwater Fish); and
- Decrease in freshwater fish health and increase in mortality due to the alteration of habitat and water quality (Section 5.5: Freshwater Fish).

Considering the EAO's conclusions on residual effects to these VCs, and the information provided in the Application from Cedar regarding potential effects to Haisla, the EAO identified the following potential effects to Haisla's harvesting rights due to Cedar LNG during construction, operations and decommissioning including:

- **Methods, locations and opportunities:** The increased marine vessel traffic within the Marine Shipping Route and marine terminal area, project activities and physical works within the marine terminal area, and potential for accidents and malfunctions in the marine terminal area and Marine Shipping route, may result in loss or alteration of preferred harvesting methods, locations to harvest fish and marine resources, as well as wildlife, during seasonal rounds;
- **Time:** Time may be lost when harvesting, including when harvesting for Elders and/or redistribution to other Haisla members from the increase in marine vessel traffic in the Marine Shipping Route and project activities/physical works within the marine terminal area, and potential for interference with Haisla fishing, hunting and gathering;
- **Access:** Access to preferred shoreline harvesting sites, hunting sites, fishing sites, trapping sites and gathering sites may be lost or altered from an increase in marine vessel traffic, change in types of vessels in the Marine Shipping Route, project activities/physical works and accidents and malfunctions in the marine terminal area and Marine Shipping Route;
- **Experience:** Harvesting experiences may be altered from an increase in vessel traffic and type, wake waves, sensory disturbance along the Marine Shipping Route and Facility Area, and associated change in noise, light and air quality; and
- **Subsistence-based livelihoods and trade:** Alteration of both subsistence-based livelihoods and trade relationships with neighbouring Indigenous nations may occur from disruption of marine bird movement due to marine vessel traffic, change in marine mammal and fish behaviour and increased risk of marine fish, marine bird, and marine mammal mortality due to potentially fatal strikes with marine vessels, change in wildlife habitat, vegetation and freshwater fish habitat from the project activities/physical works and displacement of marine users due to an increase in vessel traffic and type and wake waves within the Marine Shipping Route and potential for accidents and malfunctions.

Mitigation Measures

The Application includes a summary of relevant Mitigation Measures identified that Cedar has proposed in response to potential Cedar LNG-related effects on harvesting rights. These include the following:

- Cedar will continue to work with Haisla to develop a shared understanding of how Cedar LNG may affect their Indigenous interests;
- Cedar is committed to working with Indigenous nations to explore opportunities to further mitigate adverse effects to harvesting rights;
- Cedar will, with consultation with Indigenous nations and members, establish an LNG carrier shipping schedule notification process for Indigenous nations with traditional territories overlapping the shipping route to contribute to a reduction of adverse effects (e.g., avoidance, displacement, lost time) due to safety concerns (e.g., wake waves), inconvenience (e.g., pulling fishing gear), or reduced enjoyment (e.g., sensory disturbance); and
- Cedar will incorporate avoidance measures directly into the project design to align Cedar LNG with Haisla's business philosophy of promoting environmentally sustainable development that minimizes impacts to land and water resources.

Haisla and EAO's Analysis and Conclusions

This section presents Haisla and the EAO's conclusions on the potential residual effects from Cedar LNG on harvesting rights.

The EAO and Haisla identified the following proposed provincial conditions that would mitigate potential effects on harvesting rights:

- CEMP (Condition 9), which includes requirements for air quality, water quality and noise management, a wildlife management plan, and vegetation Mitigation Measures;
- Marine transportation communication report (Condition 12), which will include communication of project activities that may affect Haisla marine users, a shipping schedule notification process, and grievance process for Haisla marine users related to LNG carrier interference with marine use;
- Requirement that Cedar participate in relevant provincial or federal multi-stakeholder initiatives related to effects of marine shipping in the region and industry is invited to participate (Condition 16 and within the recommended federal marine transportation management plan); and
- SEMP (Condition 14), which will require Cedar to implement procedures for restricting non-local contractor personnel from engaging in recreational hunting, fishing or ATV or snowmobile use during off-work hours;

The EAO and Haisla identified the following federal Mitigation Measures and Follow-up Programs under the IAA that would mitigate potential effects to harvesting rights:

- Marine transportation management plan, including: marine communication procedures as well as a safety zone around the marine terminal; work with the Pacific Pilotage Authority and British Columbia Coast Pilots to determine guidance on safe vessel speed for LNG carriers visiting Cedar LNG facilities; and upon request conduct safe shipping workshops for Haisla;
- LNG carriers to only commence pilotage if a berth at the terminal or a designated anchorage will be available and that there will be no planned anchoring other than at designated anchorages; Require LNG carriers to plan passage based on guidance provided by the British Columbia North Coast Waterway Management Guidelines;
- Cedar will require LNG carriers to report to Cedar marine mammal strikes as soon as practicable after the carrier completes its required reporting of such strikes under the Marine Mammal Regulations, SO/93-56. Cedar will share the reportable information it receives with Haisla within 24 hours of receipt.
- Federal Mitigation Measures to mitigate injury, mortality and disturbance of marine fish and marine mammals in the construction and operations of the marine terminal;
- Implement an emergency management program, a process safety system, maintenance program, and staff training to ensure safety and appropriate response to incidents during construction and operation;
- Participate in shipping-related spill response plans and facilitate Haisla involvement, and share with Haisla any Cedar LNG carrier incident that results in a release of cargo or fuel to the environment;
- Measures to reduce noise and notify residences of planned high-disturbance noise activities;
- Design Cedar LNG lighting to reduce risk of injury or mortality and change in movement of marine and migratory birds;
- Mitigation measures for freshwater fish including mitigation to reduce sediment and runoff into watercourses, limit riparian clearing, ensure watercourse crossing structures follow the DFO's Fish-Stream Crossing Guidebook;
- If requested by Haisla, traditional use plants incorporated into reclamation planning for temporary construction areas on Crown land; and
- Develop and implement a wetlands compensation plan with Haisla if required under federal ECCC guidance.
- Follow-up program on marine use under the IAA including:
 - o Determining if new publicly available information on characteristics of wake from marine shipping activities, or new Mitigation Measures to reduce wake effects on Indigenous traditional harvesting activities is available;
 - o Offer to meet with Haisla to discuss wake effects and mitigation;
 - o Work with Haisla to establish Indigenous nation-specific plans for monitoring marine shipping effects on Indigenous marine use, and harvesting, and access to important sites; and
 - o Monitor changes to marine vegetation along the shipping route.

In addition, as marine shipping is a federally regulated activity, Cedar LNG-related shipping will need to meet requirements which include usage of escort tugs, proposed route restrictions, safe operating distances between marine craft and safe speeds.

After consideration of the Mitigation Measures and potential effects, described above, the EAO and Haisla identified the following residual effects:

- Methods, locations and opportunities (marine and terrestrial);
- Time (marine and terrestrial);
- Access (marine and terrestrial);
- Experience (marine and terrestrial); and
- Subsistence-based livelihoods and trade (marine and terrestrial).

Haisla and the EAO’s characterization of the residual effects of Cedar LNG on harvesting rights in the marine and terrestrial environments are summarized in the table below.

Table 60: Summary of Residual Effects for Harvesting Rights in the Marine Environment

Criteria	Assessment Rating	Rationale
Context	Medium resilience	Haisla users along the Marine Shipping Route are considered moderately sensitive to change based on existing conditions and existing impacts to marine harvesting.
Magnitude	Low	<p>Methods, locations and opportunities: Cedar will result in a low magnitude of residual effect due to minor reduction in preferred marine harvesting locations and minor increase in local population.</p> <p>Time: Cedar will result in a low magnitude of residual effects to time available for marine harvesting based on frequency of LNG carriers during operations (approximately 50 vessels per year). The frequency of Project-related vessel traffic during construction would be similar.</p> <p>Access: Cedar will result in a low magnitude of residual effects on access to marine harvesting sites based on frequency of LNG carriers.</p> <p>Experience: Cedar will result in a low residual effect on experience based on presence of LNG carriers (approximately 50 vessels per year) and the FLNG Facility and the associated noise and lights.</p> <p>Subsistence-based livelihoods and trade: Cedar will result in a low magnitude of residual effects on livelihoods and trade based on the size of the FLNG Facility and frequency of LNG carriers</p>
Extent	Regional	The residual effects to harvesting within the marine environment would apply throughout the Marine Terminal Area and Marine Shipping Route
Duration	Long-term	The residual effect to harvesting in the marine environment would persist for the life of Cedar LNG (i.e., 25 to 40 years), which is longer than one generation (i.e., 25 years).
Frequency	Irregular	The potential residual effect related to marine harvesting would occur at sporadic intervals based on the low volume of marine traffic during

		construction and approximately one LNG vessel visiting the Project every 7-10 days during operations (up to approximately 50 carriers annually).
Reversibility	Partially reversible	While the change in marine resources will be reversible following decommissioning, the lifespan of Cedar LNG may result in permanent change to harvesting methods.
Affected Populations	Disproportionate	The reduction in marine access may disproportionately affect Haisla members who rely heavily on marine resources for purposes such as food and social.
Uncertainty	Moderate	The effectiveness of Mitigation Measures may be moderate; uncertainty is moderate overall based on uncertainty in the extent of marine shipping effects such as wake, the difficulty in predicting and quantifying experiential effects or choices made by Indigenous marine users. For example, it is uncertain if individual Indigenous users may forgo certain marine uses when faced with potential effects of the Project.

Table 61: Summary of Residual Effects for Harvesting Rights in the Terrestrial Environment

Criteria	Assessment Rating	Rationale
Context	Medium resilience	Haisla users within the terrestrial area that may be affected by the Project are considered moderately sensitive to change based on existing conditions and existing impacts to terrestrial harvesting.
Direction and Magnitude	Low	<p>Methods, locations and opportunities: Cedar will result in a low magnitude of residual effect due to minor reduction in preferred terrestrial harvesting locations and minor increase in local population.</p> <p>Time: Cedar will result in a low magnitude of residual effects to time available for terrestrial harvesting based on the increase in hunting and vehicle traffic.</p> <p>Access: Cedar will result in a low magnitude of residual effects on access to harvesting sites based on size of the Facility Area (125 hectares [ha]).</p> <p>Experience: Cedar will result in a low residual effect on experience based on presence of the FLNG Facility and their associated noise and lights, as well as the clearing required for the Facility Area and the transmission line right-of-way (32.5 ha).</p> <p>Subsistence-based livelihoods and trade: Cedar will result in a low magnitude of residual effects on livelihoods and trade based on the size of the Facility Area and transmission line right-of-way.</p>
Extent	Local	The residual effects to harvesting within the terrestrial environment would apply throughout the wildlife, vegetation and freshwater fish LAAs.
Duration	Long-term	The residual effect to harvesting in the terrestrial environment would persist for the life of Cedar LNG (i.e., 25 to 40 years), which is longer than one generation (i.e., 25 years).
Frequency	Regular	Residual effects will occur continuously as the Project is located on Haisla territory.

Reversibility	Partially reversible	While the change in terrestrial resources will be reversible following decommissioning, the lifespan of Cedar LNG may result in permanent change to harvesting methods.
Affected Populations	Disproportionate	The reduction in marine and terrestrial access may disproportionately affect Haisla members who rely heavily on terrestrial resources for purposes such as food and social.
Uncertainty	Moderate	The effectiveness of Mitigation Measures may be moderate; uncertainty is moderate overall based on uncertainty in the extent of marine shipping effects such as wake, the difficulty in predicting and quantifying experiential effects or choices made by Indigenous users. For example, it is uncertain if individual Indigenous users may forgo certain terrestrial uses when faced with potential effects of the Project.

Cumulative Effects

Potential cumulative effects on both marine navigation and marine fisheries may occur along the shipping route from the interaction of vessels with overlapping routes (e.g., Rio Tinto Terminal A Extension, LNG Canada Export Terminal, MK Bay Marina) and current/future projects with marine works in Kitimat Harbour or increasing shipping traffic interfering with access to sites or activities (e.g., fishing, shoreline harvesting, recreational uses), respectively. Cedar LNG will contribute up to 50 LNG carriers annually (approximately 2.2% to the total large vessel traffic predicted for the region if all past, present, and future projects and physical activities proceed). Cedar LNG and its associated safety zone will occupy approximately 16.6% of the channel width at the head of Kitimat Arm.

The additional increase in large vessel movements within the Marine Shipping RAA from these potential cumulative effects that is attributable to Cedar LNG with the potential to prevent or reduce access to fishing or shoreline harvesting sites, would result in a disproportionate effect to Haisla based on its usage of the marine environment and resources for food, social, ceremonial, economic, subsistence and trade purposes.

Potential cumulative effects on terrestrial harvesting may occur within the wildlife and vegetation LAA/RAA based on interaction with projects (e.g., Rio Tinto Aluminum Smelter, Coastal GasLink Pipeline, Pacific Northern Gas Pipeline) and activities (e.g., forestry, rail) in the area. Cedar LNG will negatively impact Haisla's harvesting rights with a risk to wildlife and negative effect on vegetation and freshwater fish habitat (watercourses).

Cumulative effects related to wildlife may occur from Cedar LNG compounding on three primary impacts on wildlife that have occurred from other regional Project: the increase in local population (e.g., risk of mortality or injury from traffic and increasing hunting during construction and operations); change in habitat during construction; and risk of mortality or injury (e.g., clearing, traffic). Similar cumulative effects related to vegetation may occur due to clearing for the Marine Terminal Area and transmission line, as well as changes to chemical composition in the soil. Freshwater fish may experience cumulative effects due to riparian

habitat being altered along fish-bearing watercourses and minor acidification of a small lake that are or will be affected by other Projects.

Cumulative effects may be alleviated by Cedar LNG following the following government initiatives:

- Programs planned and developed by the federal government and with other proponents, stakeholders and Indigenous nations regarding regional management of potential cumulative effects of underwater noise on marine mammals within the Marine Shipping Route (e.g., TC's Cumulative Effects of Marine Shipping initiative); and
- Government-led initiatives with respect to cumulative effects on marine navigation, marine fisheries and other uses in the Marine Shipping Route.

Further information regarding Mitigation Measures is available in Section 3.0 (Regulatory Background and Authorizations).

Conclusion

In consideration of the available information, EAO's engagement with Haisla, Haisla's engagement with Cedar, Cedar's commitments, cumulative effects, EAO's recommended conditions, and federal Mitigation Measures, the Cedar LNG project is anticipated to result in a negligible to minor impact on Haisla's ability to harvest in the marine environment and minor impact on Haisla's ability to harvest in the terrestrial environment.

8.5.2 USE AND INTEGRITY OF SACRED AND CULTURALLY IMPORTANT SITES AND LANDSCAPE FEATURES

BACKGROUND

The Application stated that Haisla has occupied their traditional territory for approximately 9,000 years and is comprised of the 54 wa'wais (watersheds). Use and integrity of sacred and culturally important sites and landscape features was selected as an Indigenous Interest because Cedar LNG has the potential to have impacts to these areas.

EXISTING CONDITIONS

In proximity to the Facility Area, there are landscape features that have been identified by Indigenous people as having an associated name often ascribing the nature of past land use or cultural practice by past and contemporary peoples at that location and include both tangible and intangible aspects of cultural heritage on the landscape.

Numerous archaeological sites have been recorded in the vicinity of the Facility Area, and Haisla continues to develop their traditional economy centered on subsistence gathering activities on a seasonal basis. The importance of coastal ecosystem resources to Haisla Nation continues today. Haisla's use of, and relationship to, their territory is maintained through traditional subsistence activities of hunting and gathering, and cultural practices.

Haisla offers Eco-Cultural Tourism Programs to support Haisla cultural programming and learning, and to help Haisla Nation members experience on-the-land cultural education. Harvesting sites, fishing sites, and hunting or trapping sites are considered culturally important to Haisla as they allow opportunities for Haisla to share traditional knowledge and experience on-the-land cultural education.

POTENTIAL EFFECTS AND PROPOSED MITIGATION

Potential Project Effects

The EAO identified the following effects to VCs in Part B, following the application of Mitigation Measures, that could potentially impact Haisla's use and integrity of sacred and culturally important sites and landscape features:

- Effects on use of sacred and cultural important sites and landscape features from elevated noise along the marine shipping route due to increases in marine shipment traffic and air horns as well as effects to air quality (Section 5.2: Acoustics; Section 5.1: Air Quality)
- Wake waves generated by LNG carriers and escort tugs were identified as having the potential to result in impact to use and integrity of sacred and culturally important sites and landscape features based on the increase in risk to Haisla marine users (Section 5.9: Marine Use);
- Effects from increase in marine shipping along the Marine Shipping Route are anticipated to interfere with vessel passage during all Project phases in a small proportion of navigable waters (Section 5.9: Marine Use);
- Potential loss of containment of LNG from the FLNG Facility, spills of hazardous materials, emergency FLNG shutdown, fire or explosion, LNG carrier grounding or collision or allisions and FLNG allision resulting in effects to air quality, acoustics, marine use, human health and heritage;
- Direct and indirect loss of habitat will result from Project activities during construction (i.e., site preparation and clearing, alteration of shoreline and intertidal habitat), operation (i.e., indirect loss or alteration of habitat effectiveness through sensory disturbance and traffic), and decommissioning (i.e., removal of the FLNG facility and onshore infrastructure) (Section 5.4: Wildlife);
- Loss of marine and shoreline habitat (Section 5.6: Marine Resources);
- Loss of traditional use plants from Facility Area footprint and potential increase in invasive plant species (Section 5.3: Vegetation Resources); and
- Reduction in forest communities (including old growth) and wetlands from Facility Area (Section 5.3: Vegetation Resources).

Considering the EAO's conclusions on effects to these VCs, and the information provided in the Application from Cedar regarding potential effects to Haisla, the EAO identified the following potential effects to use and integrity of sacred and culturally important sites and landscape features due to Cedar LNG during construction, operations and decommissioning including:

- **Access and use:** Loss or alteration of use or access to sacred and culturally important sites and landscape features due to increased marine vessel traffic in the Marine Shipping Area, including associated wake waves and sensory disturbances, and construction in the Marine Terminal Area and Facility Area and linear components (e.g., transmission line), as well as the potential for accidents and malfunctions;
- **Traditional knowledge:** Loss or alteration of ability to share traditional knowledge at sacred and culturally important sites and landscape features due to increased marine vessel traffic within the Marine Shipping Route, including associated wake waves, sensory disturbances, and construction in the Marine Terminal Area and Facility Area and linear components (e.g., transmission line), as well as the change in air quality and potential for accidents and malfunctions; and
- **Experience:** Reduced quality of experience at sacred and culturally important sites and landscape features as a result of sensory disturbance due to increased marine vessel traffic within the Marine Shipping Route, including associated wake waves and sensory disturbances, and construction of the marine terminal and linear components (e.g., transmission line), and change in air quality.

Mitigation Measures

The Application includes a summary of relevant Mitigation Measures Cedar has proposed in response to potential effects on use and integrity of sacred and culturally important sites and landscape features. These include the following:

- Cedar will implement a Worker Code of Conduct and provide cultural awareness training for all workers that includes local and cross-cultural awareness;
- Cedar will develop avoidance and/or mitigation strategies in collaboration with the Haisla Nation for any known heritage sites affected by Cedar LNG;
- Cedar commits to fulfilling all requirements for field assessment and mitigation required for Cedar LNG under the *Heritage Conservation Act* and *Land Act*, as well the implementation of the CEMP and chance find procedure;
- Cedar will avoid, where feasible, known heritage sites when siting project infrastructure, which may involve archaeological monitoring during construction;
- If avoidance of heritage sites is not feasible, Cedar will consult with Haisla and any additional Mitigation Measures determined through consultation will be implemented; and
- LNG carriers will maintain a safe operating distance from other marine craft to reduce potential for interaction between vessels; and
- Regular communication with Haisla marine users to provide advance notice of marine shipping activities.

Haisla and EAO's Analysis and Conclusions

This section presents Haisla and the EAO's conclusions on the potential adverse residual impacts from Cedar LNG on use and integrity of sacred and culturally important sites and landscape features.

The EAO and Haisla identified the following proposed provincial conditions that would mitigate potential effects on use and integrity of sacred and culturally important sites and landscape features:

- CEMP (Condition 9), as described in Section 8.5.1, including a requirement for a chance find procedure for heritage resources;
- Marine transportation communication report (Condition 12), as described in Section 8.5.1;
- SEMP (Condition 14), as described in Section 8.5.1.

The EAO and Haisla identified the following federal Mitigation Measures and Follow-up Programs under the IAA that would mitigate potential effects to on use and integrity of sacred and culturally important sites and landscape features:

- Chance find procedures for heritage resources during construction;
- If requested by Haisla, traditional use plants will be incorporated into reclamation planning for temporary construction areas on Crown land;
- Marine transportation management plan, as described in Section 8.5.1; and
- Follow-up Program on marine use under the IAA, as described in Section 8.5.1.

After consideration of the Mitigation Measures and potential effects, described above, the EAO and Haisla identified the following residual effects:

- Access and use (marine and terrestrial);
- Traditional knowledge (marine and terrestrial); and
- Experience (marine and terrestrial).

Haisla and the EAO's characterization of the residual effects of Cedar LNG on use and integrity of sacred and culturally important sites and landscape features are summarized in the table below.

Table 62: Summary of Residual Effects for Use and Integrity of Sacred and Culturally Important Sites and Landscape Features

Criteria	Assessment Rating	Rationale
Context	Medium resilience	Haisla's use and integrity of sacred and culturally important sites and landscape features as an Indigenous Interest in the context of Cedar LNG is considered moderately sensitive to change based on the current projects and volume of marine shipping in the area.

Magnitude	Low	<p>Access and use: Cedar will result in a low magnitude of residual effects to access and use of sites and landscape features. This is due to frequency of LNG carriers (approximately 50 per year) during operations (low magnitude), which is similar to marine shipping frequency during construction, as well as the lack of access to Facility Area during and following completion of construction and associated effects such as increase in traffic.</p> <p>Traditional knowledge: Cedar will result in a low magnitude of residual effects to transfer of traditional knowledge between generations (i.e., 25 years) based on the low magnitude of effects on access and use.</p> <p>Experience: Cedar will result in a low magnitude of residual effects to experience of sites and landscape features based on size of Facility Area, frequency of LNG carriers and the associated noise and light impacts.</p>
Extent	Regional	The residual effects would apply throughout the Marine Terminal Area, Facility Area, transmission line right of way and Marine Shipping Route.
Duration	Long-term	The residual effect would persist for the life of the Cedar LNG (i.e., 25 to 40 years) which is longer than one generation (i.e., 25 years) and is therefore anticipated to be long-term
Frequency	Irregular and Continuous	<p>Marine: The potential residual effect would occur at sporadic intervals, varying by phase and based on low volume of marine traffic during construction and approximately one LNG carrier visiting the Project every 7-10 days during operations (up to approximately 50 carriers annually).</p> <p>Terrestrial: The potential residual effect would occur continuously as the land would be permanently altered following completion of construction.</p>
Reversibility	Irreversible	A change in use and integrity of sacred and culturally important sites and landscape features would be irreversible due to factors such potential effects to sites and landscape features due to construction and the transmission of knowledge between generations (i.e., 25 years).
Affected Populations	Disproportionate	The reduction in marine and terrestrial access may disproportionately affect Haisla members who rely heavily on access and resources for purposes such as ceremonial and spiritual.
Uncertainty	Moderate	The effectiveness of Mitigation Measures may be moderate; uncertainty is moderate overall based on the uncertainty in the extent of marine shipping effects such increase wake and reduction in access to sacred and culturally important sites and landscape features (increase in large vessel movements) and the uncertainty regarding the potential for chance find during construction.

Cumulative Effects

The potential cumulative effects resulting from Cedar LNG on the use and integrity of sacred and culturally important sites and landscape features include those described in section 8.5.1.

The cumulative effects from Cedar LNG on the use and integrity of sacred and culturally important sites and landscape features may be alleviated by the Mitigation Measures described in section 8.5.1.

Conclusion

In consideration of the available information, EAO's engagement with Haisla, Haisla's engagement with Cedar, Cedar's commitments, cumulative effects, EAO's recommended conditions, and federal Mitigation Measures, the Cedar LNG project is anticipated to result in a minor impact on Haisla's use and integrity of sacred and culturally important sites and landscape features.

8.5.3 INDIGENOUS GOVERNANCE

BACKGROUND

Indigenous governance are complex patterns and practices that have been developed over millennia. These patterns and practices include distinct social and political organization that governs the ownership, access, or right to specific territories, as well as the management and protection of these areas. Haisla recognizes both traditional Hereditary Chiefs, and a contemporary elected Chief and Council system (Haisla Nation Council).

EXISTING CONDITIONS

Indigenous governance from Haisla includes the support of the community infrastructure, education, employment and training, economic development, culture, health, social development, fisheries, lands, environment and community development. The Hereditary Chiefs are consulted for decisions regarding larger scale land and resource management for the traditional territory, as well as activities, events and other matters pertaining to well-being, governance, and Nuyem (Haisla history). Haisla's wa'wais care for and maintain resources within the area and determine access.

Haisla is actively involved in several initiatives including provision of education to members with the goal to provide access to high quality education, employment training and health and wellness support to members living both on and off-reserve.

Haisla Nation Council have a technical team who is responsible for assessing Major Projects and their potential impacts on the nation. This technical team is comprised of the Lands Manager, Environment Manager, Fisheries Manager and a Regulatory Advisor. The technical team has assessed other Major Projects in the Haisla Traditional Territory in the past and will continue their roles in regards to Cedar.

POTENTIAL EFFECTS AND PROPOSED MITIGATION

Potential Project Effects

The EAO identified the following effects to VCs in Part B, following the application of Mitigation Measures, that could potentially impact Haisla's Indigenous governance:

- Effects from increase in marine shipping along the Marine Shipping Route are anticipated to interfere with vessel passage during all Project phases in a small

- proportion of navigable waters (Section 5.9: Marine Use);
- Changes in the ability to make decisions regarding land use may occur due to changes in private property and tenured land use (Section 5.8: Land and Resource Use); and
- Positive effects to regional employment with regional gains in employment and income that are moderate in magnitude given the workforce estimates (Section 5.7: Employment and Economy).

Considering the EAO's conclusions on residual effects to these VCs, and the information provided in the Application from Cedar regarding potential effects to Haisla, the EAO identified the following potential effects to Indigenous governance due to Cedar LNG during construction, operations and decommissioning:

- **Decision making:** Positive effects on decision making are anticipated because the Project is a Haisla-led partnership with Pembina Pipeline Corporation. The Project would also provide career opportunities for current Haisla youth and community members and investments in social, health, and educational programs, which would have the potential to empower future generations;
- **Resource access and usage:** The change in private property and tenured land use during construction and operation may result in direct loss or access to resources, as well as disruption to resource use activities (e.g., recreation, hunting, harvesting). The Project may also cause disturbances due to noise, visual effects and lights to private land owners and tenured users.
- **Employment and economy:** Positive effects may be experienced due to the creation of direct, indirect, and induced employment for Haisla and other residents of the region. Negative effects may be experienced due to inability for certain sub-populations to participate equitably in employment, as well as wage inflation, labour drawdown, increased operation costs for businesses, increased cost of living, and increased cost of housing and accommodations.

Mitigation Measures

The Application includes a summary of relevant Mitigation Measures identified that Cedar has proposed in response to Cedar LNG-related potential effects on Indigenous governance. These include the following:

- Cedar will engage with and notify any affected property owners and holders of affected tenures on the location and timing of project activities;
- High-disturbance project-related construction activities will be limited to daytime hours only;
- Cedar will work with Haisla to develop a shared understanding of how Cedar LNG may affect their interests including the development of the marine transportation management plan;
- Development of a marine transportation management plan, in accordance with applicable federal and provincial legislation and regulations, to communicate Cedar LNG construction activities to other marine users with involvement of Indigenous nations;

- Cedar will continue to consult with Haisla regarding economic opportunities to help reduce adverse effects on community equality and equity;
- Cedar will implement a local hire and procurement policy during construction and operation and promote training opportunities where feasible to limit an increase in demand on local infrastructure and services from non-locally resident workers and reduce adverse effects on social cohesion through a continuation of existing community equity and equality;
- Cedar will identify potential shortages of workers with specific skill requirements and training, and work with Haisla to increase opportunities for Indigenous and local community members to obtain training required for project participation;
- Cedar will develop a contracting and procurement strategy that recognizes and acknowledges Indigenous businesses; and
- Cedar will notify Haisla of employment and training opportunities related to Cedar LNG.

Haisla and EAO's Analysis and Conclusions

This section presents Haisla and the EAO's conclusions on the potential adverse residual impacts from Cedar LNG on Indigenous governance.

The EAO and Haisla identified the following proposed provincial conditions that would mitigate potential effects on Indigenous governance:

- Marine transportation communication report (Condition 12), as described in Section 8.5.1;
- Community feedback process (Condition 11), which will allow Haisla to submit questions regarding the Project and review Cedar's report based on questions received; and
- SEMP (Condition 14), which requires Cedar to provide hiring and training measures including local hiring, job training and apprenticeships, measures to inform local residents and Indigenous nations of job and procurement opportunities, inform local and Indigenous employment agencies and economic development organizations to plan for increased demand in labour, on-the-job training programs and apprenticeship opportunities, and requirements for Cedar and its contractors to adopt and implement policies and practices for providing opportunities to Regional businesses and contractors.

The EAO and Haisla identified the following federal Mitigation Measures under the IAA that would mitigate potential effects to Indigenous governance:

- Marine transportation management plan, as described in Section 8.5.1;
- Measures to inform local residents and Indigenous nations of job and procurement opportunities during all project phases and providing information to local and Indigenous employment agencies and economic development organizations to help them plan for increased demand for labour, training;

- Identify potential shortages of workers with specific skill requirements and training, and work with local and regional Indigenous employment centers, local and regional training and education facilities, and communities to increase opportunities for Indigenous and local community members to obtain training required for project participation, and on-the-job training programs and apprenticeship opportunities;
- Provide information to local and Indigenous employment agencies and economic development organizations to help them plan for increased demand for labour;
- Provide on-the-job training programs and apprenticeship opportunities;
- Implement policies and practices to provide opportunities to local businesses and contractors; and
- Develop and implement a community feedback process, including mechanisms for community members to submit feedback and concerns related to the project.

After consideration of the Mitigation Measures and potential effects, described above, the EAO and Haisla identified the following residual effects:

- Decision making;
- Infrastructure and services; and
- Employment and economy.

Haisla and the EAO's characterization of the residual effects of Cedar LNG on Indigenous governance are summarized in the table below.

Table 63: Summary of Residual Effects for Indigenous Governance

Criteria	Assessment Rating	Rationale
Context	Medium resilience	Haisla's Indigenous governance has a medium resilience based on the stress that have been experienced from the current projects in the region.
Direction and Magnitude	Low	<p>Decision making: Cedar may result in a low magnitude of positive residual effect to the Indigenous governance's decision making as the Project is a Haisla-led partnership.</p> <p>Resource access and usage: the residual effect to resource access and usage may have a low magnitude of negative residual effect as the size of the Facility Area is relatively small.</p> <p>Employment and economy: the residual effect to Haisla members' employment may result in a combination of positive and negative residual effects. A low magnitude of positive effects will be experienced through increase in local employment opportunities. A low magnitude of negative effects will be experienced due to inequitable ability for subpopulations to participate in employment opportunities.</p>
Extent	Local	Haisla may be impacted by activities overlapping the Marine Shipping Route and the terrestrial activities overlapping their

Criteria	Assessment Rating	Rationale
		traditional territory (e.g., Facility Area), as well as by employment.
Duration	Long-term	Indigenous governance may be impacted throughout all phases of the Project.
Frequency	Regular	Residual effects may occur continuously as the Project is located on Haisla territory.
Reversibility	Irreversible	The various factors that may influence Indigenous governance (e.g., employment, accommodations, marine traffic) will last throughout the lifetime of the Project, which is longer than one generation (i.e., 25 years).
Affected Populations	Disproportionate	Residual effects may be disproportionately experienced by subgroups who are already experiencing challenges regarding employment due to external factors (e.g., women, families).
Uncertainty	Moderate	The effectiveness of Mitigation Measures may be moderate; uncertainty is moderate overall based on the uncertainty regarding employment and economy and decision-making including volume of employment throughout the Project's lifetime.

Cumulative Effects

The cumulative effects resulting from Cedar LNG on harvesting rights (section 8.5.1) also apply to Indigenous governance. In addition, cumulative effects on infrastructure and services are anticipated to be experienced by Haisla. A positive cumulative effect is expected to result in the availability of infrastructure and services based on the increase in local population during operations. However, a negative cumulative effect is expected due to reduction in housing availability.

Cumulative effects from Cedar LNG may be alleviated by the Mitigation Measures proposed for harvesting rights (section 8.5.1) as they remain applicable to Indigenous governance, self-determination and territorial stewardship.

Conclusion

In consideration of the available information, EAO's engagement with Haisla, Haisla's engagement with Cedar, Cedar's commitments, cumulative effects, EAO's recommended conditions, and federal Mitigation Measures, the Cedar LNG project is anticipated to result in a minor negative impact and a minor positive impact on Haisla's Indigenous governance.

8.5.4 INDIGENOUS HEALTH AND WELL-BEING

BACKGROUND

While Haisla's Indigenous health and well-being was not directly considered as part of Cedar's Application, following further consideration it was determined that this should be included in the Assessment Report.

EXISTING CONDITIONS

Haisla raised concerns regarding industrial activities and developments (e.g., commercial fishing, logging and industrial facilities). Currently, Haisla has been experiencing lack of affordable housing, access to secondary education, childcare and employment. Concerns were also raised regarding food security and a decrease in traditional food supply, along with the quality and cost of local food. Haisla reported increasing concerns regarding community safety, which has been exacerbated by the influx of non-resident workers. In addition, Haisla has found it difficult to maintain traditional Haisla culture, which is essential to empowerment and well-being.

POTENTIAL PROJECT EFFECTS AND PROPOSED MITIGATIONS

Potential Project Effects

The EAO identified the following effects to VCs in Part B, following the application of Mitigation Measures, that could potentially impact Haisla Indigenous health and well-being:

- Change in air quality and acoustics have the potential to negatively affect human health based on durations of exposure and proximity of marine vessels in the Marine Shipping Route (Section 5.12: Human Health);
- Potential negative effects on infrastructure, services, transportation and accommodation availability with the workforce of 500 during construction and 100 during operations (and their families) increasing demand on utilities, health care and emergency services, policing, education, housing and temporary accommodations and local transportation infrastructure (Section 5.10: Infrastructure and Services);
- Positive effects to regional employment with regional gains in employment and income that are moderate in magnitude given the workforce estimates (Section 5.7: Employment and Economy);
 - Positive effects may be unevenly distributed and not benefit groups that are under-represented, including Indigenous peoples and women (Section 6.8: Summary of Effects to Human and Community Well-Being);
- Increase on local childcare demand (daycare and preschool infrastructure) with resulting increase in employment barriers and work-related stress and mental health effects on women in the area (Section 6.8: Summary of Effects to Human and Community Well-Being);
- Health and education inequities due to income levels (Section 6.8: Summary of Effects to Human and Community Well-Being);

- Increase in drug and alcohol above and increased incidences of STIs due to increase in disposable income (Section 6.8: Summary of Effects to Human and Community Well-Being);
- Rising cost of housing rentals and availability (Section 6.8: Summary of Effects to Human and Community Well-Being);
- Effects to mental health and well-being from erosion of culture, identity, sense of place and language (Section 6.8: Summary of Effects to Human and Community Well-Being); and
- LNG carrier grounding or collision or allisions and FLNG allision resulting in effects to air quality, acoustics, marine use, human health and infrastructure and services.

Considering the EAO's conclusions on residual effects to these VCs, and the information provided in the Application from Cedar regarding potential effects to Haisla, the EAO noted that potential effects on Indigenous health and well-being could occur through all of the potential effects to the other Indigenous Interests. These potential effects include:

- **Human health:** Changes in human health (e.g., mental and physical) due changes related to consumption and harvesting, including access and quality/quantity of resources, as well as effects to human health from effects on air quality;
- **Social Determinants of Health:** Positive effects through increase in economic benefits (including employment) that contribute to community well-being. Negative effects through changes in the social, health and culture effects that contribute to changes in human and community well-being (i.e., social determinants of health) of Haisla may occur due to effects of Cedar LNG on: culture, population growth, education, governance, health (including food security, quality and cost of food, access to healthcare and holistic mental health supports), housing (including increased affordable housing), social stressors (including community safety); and
- **Infrastructure and services:** Changes in infrastructure, services, accommodation, and transportation may occur through increased demand from Project personnel (and their families) on utilities (e.g., water, sewer, waste infrastructure), health care and emergency services, policing services, educational services, housing and temporary accommodations, and local transportation infrastructure.

Mitigation Measures

The Application includes a summary of relevant Mitigation Measures identified that Cedar has proposed in response to potential Cedar LNG-related effects on Indigenous health and well-being, these include:

- Cedar will, with consultation with Haisla, establish an LNG carrier shipping schedule notification process for Indigenous nations with traditional territories overlapping the shipping route to contribute to a reduction of adverse effects (e.g., avoidance, displacement, lost time) due to safety concerns (e.g., wake waves), inconvenience (e.g., pulling fishing gear), or reduced enjoyment (e.g., sensory disturbance);
- Cedar will develop avoidance and/or mitigation strategies in collaboration with Haisla

- for any known heritage sites affected by Cedar LNG;
- LNG vessels will maintain safe operating distances from other marine craft;
 - Cedar will develop a marine transportation management plan, in accordance with applicable federal and provincial legislation and regulations, to communicate Cedar LNG construction activities to other marine users with involvement of Indigenous nations;
 - Cedar will implement a Worker Code of Conduct and provide cultural awareness training for all workers that includes local and cross-cultural awareness and will assist in reducing adverse behaviours of workers in local communities and limit demand on local police and emergency services; and
 - Cedar will implement a community feedback process that aims to provide open and transparent means for the community to seek information and raise concerns as well as have inquiries addressed in a timely manner during construction and operations; and
 - Cedar will implement infrastructure and services and GBA Plus Follow-up Programs.

Haisla and EAO's Analysis and Conclusions

This section presents Haisla and the EAO's conclusions on the potential adverse residual impacts from Cedar LNG on Indigenous health and well-being.

The EAO and Haisla identified the following proposed provincial conditions that would mitigate potential effects on Indigenous health and well-being:

- CEMP (Condition 9), as described in Section 8.5.1;
- Community feedback process (Condition 11), as described in Section 8.5.3;
- HMSP (Condition 13), which will include: a plan for addressing communicable diseases and reducing additional burden on local and regional healthcare system; a requirement for Cedar to provide onsite first-aid station and emergency management program, and consideration of information from Indigenous nations' health departments; and
- SEMP (Condition 14), which will not permit worker to rent local housing; restrict recreational land use activities of non-resident workforce during off-time hours including no hunting, fishing, ATV or snowmobile use; require training regarding drug and alcohol use; develop and implement a code of ethics, respectful workplace policies and provide cultural awareness training for all workers; and implement gender equity and diversity employment measures and implement Mitigation Measures for gender-based violence.

The EAO and Haisla identified the following federal Mitigation Measures under the IAA that would mitigate potential effects to Indigenous health and well-being:

- Restrict recreational land use activities of non-resident workforce during off-time hours including no hunting, fishing, ATV or snowmobile use;
- Develop and implement a code of ethics, respectful workplace policies and provide cultural awareness training for all workers to reduce demand on local police and emergency services (all Project phases);
- Use local workforce accommodation centres or hotels to house non-local workers;

- Develop and implement a gender equity and diversity policy that focuses on hiring Haisla members, local and Indigenous persons, and women to increase project employment among underrepresented populations and consideration of the baseline labour force participation status of under-represented groups in Kitimat and the region;
- Develop and implement workplace violence, harassment, bullying and discrimination processes that promote a safe and respectful environment, including consideration of Indigenous women and girls and calls to justice within the Final Report of the National Inquiry into Missing and Murdered Indigenous Women and Girls; and
- Implement procurement policies and practices to provide opportunities to local businesses and contractors over the life of Cedar LNG to enable Haisla and Indigenous, local and regional businesses and contractors to have repeated or ongoing contracts.

After consideration of the Mitigation Measures and potential effects, described above, the EAO and Haisla identified the following residual effects:

- Human health;
- Social determinants of health; and
- Infrastructure and services

Haisla and the EAO’s characterization of the residual effects of Cedar LNG on Indigenous health and well-being are summarized in the table below.

Table 64: Summary of Residual Effects for Indigenous Health and Well-being

Criteria	Assessment Rating	Rationale
Context	Low resilience	Haisla’s Indigenous health and well-being has a low resilience based on the current conditions in the region that have resulted from the current projects, which do not allow for Haisla’s Indigenous health and well-being to easily adapt to additional residual effects.
Magnitude	Low	<p>Human health: Cedar will result in a low magnitude of residual effect to mental health, primarily due to increase in sensory disturbance and concern for potential accidents and malfunctions.</p> <p>Social determinants of health: Cedar will result in a combination of positive and negative residual effects. A minor magnitude of positive residual effects will be experienced due to increase in employment opportunities and local business opportunities. A low magnitude of negative residual effects to social determinants of health will be experienced due to social, health and cultural effects.</p> <p>Infrastructure and services: Cedar will result in a low magnitude residual effect to Haisla’s infrastructure and services with respect to increase in burden on regional healthcare capacity which is already at capacity. In addition, a low to minor residual effect will occur due to increase in local traffic.</p>

Criteria	Assessment Rating	Rationale
Extent	Regional	The Project will have residual effects throughout the region and human health and social determinants of health will be experienced in some manner by Haisla members residing throughout the region.
Duration	Long-term	As the Project lifetime is longer than a single generation (i.e., 25 years), the residual effects, with respect to Haisla, on human health and social determinants of health are considered long-term.
Frequency	Continuous	The residual effects related to human health and social determinants of health will occur continuously throughout the lifetime of Cedar LNG.
Reversibility	Irreversible	As the Project lifetime is longer than a single generation, the residual effects, with respect to Haisla, on human health and social determinants of health are considered irreversible.
Affected Populations	Disproportionate	Residual effects may be disproportionately experienced by subgroups (e.g., women, children, families, Indigenous women requiring specific health services, low-income families requiring housing, other vulnerable populations) who already experience challenges in accessing infrastructure and services and housing in larger centers in Terrace and Kitimat. These subgroups may be more adversely affected than other groups by the increased competition for such services resulting from a Project-related temporary increase in the population.
Uncertainty	Moderate	The effectiveness of Mitigation Measures may be moderate; uncertainty is moderate overall based on the uncertainty regarding employment and economy and decision-making including volume of employment throughout the Project's lifetime.

8.5.5 POSITIVE EFFECTS OF CEDAR LNG

Cedar LNG is a key element of Haisla’s economic and social development strategy and will further advance reconciliation by allowing the Haisla to directly own and participate in a major industrial development in their territory. Cedar LNG would be one of the largest majority First Nation-owned infrastructure projects in Canada and is anticipated to be the first Indigenous-majority owned export facility in Canada. Cedar LNG would create jobs, contracting and other economic opportunities for Haisla, the local community, Indigenous nations, and the northwest region of British Columbia. In addition, income generated by Cedar LNG will be invested in the Haisla community. Haisla has already seen the results when they participate in industrial development and have had many achievements including the construction of a new health center in the community, the construction of apartment complex and townhouses. Community supports such as the outreach worker for urban off reserve areas have also been implemented to add to the mental health supports already offered by the Health Centre.

Haisla sees the advancement of the LNG facility in its territory as further advancing reconciliation, as well as addressing Article 32 in the United Nations Declaration of Rights of Indigenous People, which states:

- Indigenous peoples have the right to determine and develop priorities and strategies for the development or use of their lands or territories and other resources; and
- States shall consult and cooperate in good faith with the Indigenous peoples concerned through their own representative institutions in order to obtain their free and informed consent prior to the approval of any project affecting their lands or territories and other resources, particularly in connection with the development, utilization or exploitation of mineral, water or other resources.

8.6 CONCLUSIONS

Considering the above analyses and the conditions identified in the PD, TOC and the federal Mitigation Measures, the EAO concludes that Cedar LNG would have the following impacts on Haisla Indigenous Interests:

- Negligible to minor impact on Haisla's ability to harvest in the marine environment and minor impact on Haisla's ability to harvest in the terrestrial environment Harvesting rights;
- Minor impact on Haisla's use and integrity of sacred and culturally important sites and landscape features;
- Minor negative impact and a minor positive impact on Haisla's Indigenous governance; and
- Minor negative impact and a minor positive impact on Haisla's Indigenous health and well-being.

Considering the above analyses and the proposed provincial conditions, federal Mitigation Measures and Follow-up Programs, the EAO concluded that the potential for adverse effects of Cedar LNG on the Indigenous Interests of Haisla has been adequately avoided, minimized or otherwise accommodated. Based on the engagement undertaken with Haisla on Cedar LNG, as outlined in Section 8.2, the EAO has concluded that it has fulfilled the provincial Crown's duty to consult with Haisla.

ANNEX B: RESIDUAL EFFECTS CHARACTERIZATION DEFINITIONS FOR EFFECTS ON HAISLA INDIGENOUS INTERESTS

Table 65: Residual Effects Characterization Definitions for Effects on Haisla Indigenous Interests

		Indigenous Interest Assessments			
Characterization	General Description	Harvesting Rights	Use and Integrity of Sacred and Culturally Important Sites and Landscape Features	Indigenous Governance	Indigenous Health and Well-Being
Context	How sensitive or resilient the Indigenous interest is to the potential residual effect caused by the Project.	<p>Low resilience: the Indigenous interest has low resilience to imposed stresses and will not easily adapt to the potential residual effect</p> <p>Medium resilience: the Indigenous interest has a neutral resilience to imposed stresses and may be able to respond and adapt to the potential residual effect</p> <p>High resilience: the Indigenous interest has high natural resilience to imposed stresses and can respond and adapt to the potential residual effect</p>			
Magnitude	The intensity or severity of the anticipated change. Considers the amount the Indigenous interest is affected (e.g., relative to natural annual variation in the magnitude of change to the Indigenous interest).	<p>Negligible: no detectable change from existing conditions</p> <p>Low: the potential residual effect will slightly alter or change existing conditions but is within historic norms and within the system’s capacity to respond</p> <p>Medium: the potential residual effect will alter or change the nature, role, or function of existing conditions but is within historic norms and within the system’s capacity to respond</p> <p>High: the potential residual effect will substantially alter or change the nature, role, or function of existing conditions and is beyond the system’s capacity to respond</p>			
Extent	The spatial scale over which the residual effect is expected to occur.	<p>Site-specific – the potential residual effect is restricted to the Project area</p> <p>Local – the residual effect will be within the local assessment area</p> <p>Regional: the potential residual effect will be within the regional assessment area</p> <p>Beyond Regional: the potential residual effect will be beyond the regional assessment area</p>			

		Indigenous Interest Assessments			
Characterization	General Description	Harvesting Rights	Use and Integrity of Sacred and Culturally Important Sites and Landscape Features	Indigenous Governance	Indigenous Health and Well-Being
Duration	The period during which the potential effect persists and acts upon the Indigenous interest. This may be longer than the duration of the physical work or activity that produced the potential residual effect.	<p>Short-term: the anticipated potential residual effect will be felt temporarily during the Project’s construction or deconstruction phases only. It also applies to any effect that will occur for less than two years in operations</p> <p>Medium-term: the anticipated potential residual effect will be felt for a limited period of time greater than two years, generally corresponding to operations and decommissioning</p> <p>Long-term: the anticipated potential residual effect will be felt beyond decommissioning</p>			
Frequency	How often or how many times the anticipated residual effect may occur.	<p>Single/Rare: the residual effect is confined to one discrete event or rarely occurs</p> <p>Frequent/Regular: the residual effect occurs at consistent intervals</p> <p>Irregular: the residual effect occurs at sporadic intervals</p> <p>Continuous: the residual effect occurs constantly</p>			
Reversibility	Whether or not the residual effect on the Indigenous interest can be reversed once the physical work or the activity causing the effects stop or Mitigation Measures take effect to eliminate the effect.	<p>Fully Reversible: the residual effect is fully reversible</p> <p>Partially Reversible: the residual effect is partially reversible</p> <p>Irreversible: the residual effect is irreversible</p>			
Affected Populations	The distribution of the effect amongst the population of affected Indigenous nations.	<p>Even: the potential effect is experienced by any or all sub-populations</p> <p>Disproportionate: the potential effect is experienced only by certain populations or experienced more acutely by certain sub-populations</p>			

		Indigenous Interest Assessments			
Characterization	General Description	Harvesting Rights	Use and Integrity of Sacred and Culturally Important Sites and Landscape Features	Indigenous Governance	Indigenous Health and Well-Being
Potential Impact Rating	The seriousness of the impact from residual effect(s) to the Indigenous interest from consideration of the context, magnitude, extent, duration, frequency, reversibility and affected populations.	<p>Negligible: the Indigenous interest is not measurably impacted or modified by the Project</p> <p>Minor: the Indigenous interest is impacted or modified by the Project, but can continue at or near current conditions</p> <p>Moderate: the Indigenous interest is impacted or modified by the Project, and is approaching a threshold</p> <p>Severe: the Indigenous interest is impacted or modified by the Project, and has surpassed a threshold</p>			
Uncertainty	Number of uncertainties remaining / confidence in conclusions of the assessment of potential impact to Indigenous interest.	<p>Low: there is a good understanding of the cause-effect relationship between the Project and the Indigenous interest. Few or no unknown external influences for the Project area that are incomplete). The effectiveness of Mitigation Measures expected to be high. High level of certainty in the conclusions of the assessment of potential impact to Indigenous interest</p> <p>Moderate: the cause-effect relationships between the Project and an Indigenous nation are not fully understood (e.g., a few unknown external influences for the Project area that are incomplete). The effectiveness of Mitigation Measures may be moderate or high. Moderate level of certainty in the conclusions of the assessment of potential impact to Indigenous interest</p> <p>High: the cause-effect relationships between the Project and an Indigenous interest are poorly understood. There may be several unknown external influences for the Project area that is incomplete. The effectiveness of the Mitigation Measures may not yet be proven. There is a high degree of uncertainty in the conclusions of the assessment of potential impact to Indigenous interest</p>			

9 COAST TSIMSHIAN NATIONS

This section assesses the potential effects of the Cedar LNG on Coast Tsimshian Interests. This assessment is specific to Cedar LNG and shall not be relied on for any other application, project, amendment, or any other purpose without Lax Kw'alaams Band's (Lax Kw'alaams) and Metlakatla First Nation's (Metlakatla) express and written consent.

9.1 COMMUNITY PROFILE

Though now independent Nations under the *Indian Act*, Metlakatla and Lax Kw'alaams are comprised of *waap* (house groups) of the nine Allied Tribes of the Coast Tsimshian⁷⁸, whose acquisition, defense, and long-term use and occupancy of their territories is documented through their *Adaawx* and *Ayaaxw*⁷⁹. These living oral histories and Indigenous laws provide the framework for how Lax Kw'alaams and Metlakatla assert their rights and Title to their marine territories and conceptualize and practice responsible stewardship.

As the northernmost of the Tsimshian peoples, Coast Tsimshian are culturally and linguistically related to the Southern Tsimshian and the Interior (Canyon) Tsimshian. The Coast Tsimshian territories extend from the mouth of the Nass River to south of the mouth of the Skeena River, covering the Lower Skeena to east of the Zymoetz River near Terrace and west to the adjacent mainland coasts and islands into the Hecate Strait. While the Prince Rupert Harbour is a “flagship region” for Coast Tsimshian (Ames and Martindale, 2014), the Coast Tsimshian marine territories have also been part of core Coast Tsimshian cultural, political, economic, and spiritual territories for at least 10,000 years (Letham et al. 2015). *Adaawx* make specific reference to the occupation and use of the offshore islands as well as to significant events that took place there (Marsden 2000). Prior to European contact, extensive Coast Tsimshian settlements flourished on the Dundas Islands group and Stephens Island group, (Martindale et al. 2017).

According to *Adaawx* and *Ayaaxw*, which have been analyzed alongside the archaeological record, the outer islands of Coast Tsimshian marine territory were densely settled during the second half of the Holocene era, with village layouts corresponding to those located in the Prince Rupert Harbour (Letham et al. 2015). Many of these villages were occupied year-round

⁷⁸ Prior to European settlement, the Coast Tsimshian organized into the following nine Allied Tribes: Gitwilgyoots, Gits'iis, Gitzaxlaal, Ginaxangiik, Ginandoiks, Gitando, Giluts'aaw, Gispaxlo'ots, and Gitlaan (Halpin and Anderson, 1990; MacDonald, 2006; 2009; Martindale and Marsden, 2011); a tenth tribe, the Gitwilkseba, gradually became so reduced in size during the contact period that its remnants were absorbed by the other tribes (Anderson 2006; Martindale and Marsden 2011). The present-day communities of Lax Kw'alaams and Metlakatla are both descended from these Allied Tribes.

⁷⁹ Oral records which document the living histories and legal system of the houses of the Coast Tsimshian peoples (Martindale and Marsden 2011).

through the eighth century AD, at which point they became seasonal resource-gathering sites affiliated with more populous villages in the Prince Rupert Harbour (Letham et al. 2015). According to Coast Tsimshian oral history, this inward migration occurred as populations concentrated at defensive sites in Prince Rupert Harbour to protect against Tlingit invaders from the north (Marsden 2000). In spite of this move, Coast Tsimshian people maintained their use and occupancy of the marine territories and outer islands, where they travelled seasonally to camp and harvest. One of many examples throughout the territory that has been continuously occupied are the Dundas and Stephens Islands. Clear historic, continuous, and recent occupation of the Dundas and Stephens Islands includes culturally modified trees, and fishing and seaweed collecting cabins used by Coast Tsimshian members who reside on the mainland (Letham et al. 2015; Martindale et al. 2017). There are many other places in Coast Tsimshian Territory that people continuously occupy and use.

9.2 METLAKATLA AND LAX KW'ALAAMS INVOLVEMENT IN THE CONSULTATION PROCESS

The EAO engaged collaboratively with Lax Kw'alaams and Metlakatla as set out in the Section 11 Order for Cedar LNG. Lax Kw'alaams and Metlakatla reviewed and provided comments, where they determined appropriate, on the Valued Component (VC) Selection Memo, draft Section 11 Order, the draft Application Information Requirements AIR, Cedar's Indigenous Consultation Plan and Reports, the screening of the Application and on the Application and supplemental material, as well as the EAO's draft decision materials. As part of the Working Group, Lax Kw'alaams and Metlakatla participated in technical meetings throughout the environmental assessment (EA) for Cedar LNG. Lax Kw'alaams and Metlakatla and the EAO worked together throughout the environmental assessment which included the joint work planning, consensus-seeking and collaborative drafting of this Section of the EAO's Assessment Report.

Lax Kw'alaams, Metlakatla and the EAO held biweekly calls during Pre-Application and Application Review to discuss concerns related to Cedar LNG and to understand, address and resolve issues on a case-by-case basis as they were encountered. The EAO and the Agency provided additional funding to support this engagement.

9.3 SPATIAL BOUNDARY

The spatial boundaries for the assessment are as follows:

- Local Study Area (LSA): Marine shipping route within Coast Tsimshian marine territories plus a 6 km buffer on either side of the route and extending past Triple Island.
- Regional Study Area (RSA): Coast Tsimshian traditional territories

9.4 REGIONAL CONTEXT

The Cedar LNG shipping route bisects a key and integral marine area within the Coast Tsimshian territories. The area of particular concern is from the northwest side of Porcher Island to the Triple Island area and out to Dixon Entrance (these areas are inclusive of Stephens Island, the Tree Knob Group, Melville Island, Dundas Island, Dunira Island, Zayas Island, and all of Chatham Sound more generally).

Since time of contact, Coast Tsimshian territory has undergone many changes, with Coast Tsimshian peoples being confined to reserves and their way of life altered by colonial forces such as missionaries and residential schools. While the seasonal round became more sedentary as a result, the peoples of Lax Kw'alaams and Metlakatla continued to harvest and maintain cultural and spiritual connections throughout their territories, including their marine territories and the outer islands. These marine territories continue to play an important role in food security, traditional harvesting, and cultural continuity for Metlakatla and Lax Kw'alaams members. Coast Tsimshian peoples harvest in the marine areas as well as the intertidal zones and terrestrial areas of the outer islands for food, social, and ceremonial purposes (DMCS and Metlakatla First Nation 2014). Current use practices documented by Metlakatla and Lax Kw'alaams members in the proposed Cedar LNG shipping route area include fishing⁸⁰ and marine resource gathering for halibut, groundfish, shellfish (marine invertebrates, mollusks), herring, seaweed (marine plants), gull eggs, and marine mammals; aquatic and terrestrial transportation routes; seasonal coastal camping and fishing sites; harvesting plants and medicines; and spiritual and cultural sites including tangible heritage such as a high concentration of archaeological sites (DMCS and Metlakatla First Nation 2014; Letham et al. 2015).

9.5 INDIGENOUS INTERESTS

A preliminary list of seven Coast Tsimshian Interests were identified to screen for potential interactions with Cedar LNG (Table 66). These Interests were selected based on issues and concerns about the Cedar LNG raised by Lax Kw'alaams and Metlakatla, experience with other EAs in Coast Tsimshian traditional territories, and consistency with the United Nations Declaration on the Rights of Indigenous Peoples. This list of Interests has been defined for the purposes of this effects assessment and is not exhaustive, nor should be assumed or applied to any other proposed project in Lax Kw'alaams or Metlakatla territories.

Based on the Application and through discussion with Lax Kw'alaams and Metlakatla, the following Indigenous Interests have been identified as having the potential to be affected by Cedar:

⁸⁰ While typically harvested closer to mainland freshwater systems, anadromous fish (salmonids and eulachon) saltwater habitat also falls within the proposed Project shipping route.

Table 66: Coast Tsimshian Interests

Coast Tsimshian Interest	Definition
Terrestrial Harvesting	Right to hunt, fish, trap and gather terrestrial resources.
Marine Harvesting	Right to fish, hunt, and gather marine resources.
Sense of Place	Right to maintain emotional and spiritual attachment to special places. Right to peaceful enjoyment of the lands and waters.
Access and Travel	Right to access lands and waters.
Governance and Decision-making	Right to make decisions about land and marine use in accordance with Coast Tsimshian governance and decision-making rights.
Health and Safety	Right to the highest attainable standard of physical, mental and social health.
Economic Development/Self-sufficiency	Right to derive economic benefit from land and waters.
Cultural Identity	Right to maintain cultural distinctiveness and integrity

The preliminary list of Coast Tsimshian Interests was screened to identify interactions with Cedar LNG components and activities that are likely to result in adverse effects (Table 67). Cedar LNG is anticipated to interact with the full range of Coast Tsimshian interests identified in Table 66. In addition, project impacts on socio-economic values (infrastructure and services), as well as increased recreational and harvesting pressure on terrestrial and aquatic resources in and around Terrace and the Lakelse area are anticipated as a result of incoming workforce. However, this assessment focuses on Coast Tsimshian Interests that have the greatest potential for adverse effects: Marine Harvesting and Sense of Place. Table 67 provides the rationale for selection of Coast Tsimshian Interests for further assessment. Each assessment section identifies effects to be assessed and assessment indicators.

Table 67: Selection of Coast Tsimshian Interests for Assessment

Coast Tsimshian Interest	Selected?	Rationale for Selection Decision
Terrestrial Harvesting	No	Cedar LNG has the potential to interfere with Coast Tsimshian people's marine access to terrestrial harvesting locations on islands adjacent to the marine shipping route due to presence of LNG carriers, tug escorts and increased marine traffic, as well as safety concerns related to potential vessel strikes and marine vessel wake. In addition, unanticipated spills of fuel from LNG carriers and supporting marine traffic have the potential to adversely impact shoreline and terrestrial resources. Project activities at the marine terminal have the potential to adversely affect terrestrial

Coast Tsimshian Interest	Selected?	Rationale for Selection Decision
		<p>harvesting in the eastern sections of Coast Tsimshian territories due to habitat effects and alteration of wildlife movement patterns. While Cedar LNG is anticipated to contribute to cumulative effects on Coast Tsimshian terrestrial harvesting rights due to habitat effects and alteration in wildlife movement patterns in the eastern sections of Coast Tsimshian territories, Terrestrial Harvesting is not selected for further assessment as Lax Kw'alaams and Metlakatla have chosen to focus the assessment primarily on the Project shipping route. Cedar LNG effects on marine access are addressed in the Marine Harvesting assessment.</p>
Marine Harvesting	Yes	<p>Project-related marine traffic has the potential to adversely affect Coast Tsimshian marine harvesting due to change in marine resource availability, as well as the location, timing and duration of Coast Tsimshian marine harvesting activities due to interference with access to preferred harvesting sites, marine and shoreline safety concerns, and sensory disturbance. Project-related population influx resulting from hiring and procurement has the potential to affect Coast Tsimshian marine harvesting effort and success due to increased competition for marine resources. Cedar LNG interactions with Marine Harvesting have the potential to result in key effects, thereby warranting further assessment.</p>
Sense of Place	Yes	<p>Project-related marine traffic has the potential to adversely affect Coast Tsimshian marine and shoreline users' attachment to and emotional connection with place due to sensory disturbance (visual effects, noise), increased unwanted interactions with other marine users, and further industrialization of Coast Tsimshian marine territories. Cedar LNG interactions with Sense of Place have the potential to result in key effects, thereby warranting further assessment.</p>
Access and Travel	No	<p>Project-related marine traffic has the potential to adversely affect marine navigation along CT travel routes and harvesting areas, due to increased vessel traffic and changes in marine safety as a result of potential for marine collisions and vessel wake. Access and Travel is not selected for further assessment as effects on marine access are assessed in the Marine Harvesting assessment.</p>
Governance and Decision-making	No	<p>Cedar LNG has the potential to interact with Lax Kw'alaams' and Metlakatla's ability to enforce and transfer Indigenous laws and norms, achieve stewardship and management targets and exercise Indigenous authority to make decisions about how Coast Tsimshian territorial waters are used, due to changes in the use of Coast Tsimshian marine territories, potential effects on Coast Tsimshian marine resources and project approval processes taking place outside of the auspices of Coast Tsimshian authority. In addition, project effects on socio-economic values as well as</p>

Coast Tsimshian Interest	Selected?	Rationale for Selection Decision
		wildlife and habitat values are anticipated in the eastern reaches of Coast Tsimshian Territory, with consequent effects on Coast Tsimshian governance and decision-making. While project-related effects on Coast Tsimshian governance and decision-making are expected, they are not anticipated to cross thresholds of seriousness. Consequently, governance and decision-making is not selected for further assessment. <i>Lax Kw'alaams and Metlakatla reserve the right to make independent consent-based decisions about Cedar LNG and expect that any Coast Tsimshian-developed conditions will be considered for inclusion in any provincial environmental assessment certificate conditions or federal decision statement conditions.</i>
Health and Safety	No	Project-related marine traffic has the potential to adversely affect Coast Tsimshian peoples' physical and mental health due to reduced engagement in physically demanding marine harvesting activities, increased air emissions from the facility and shipping operations, altered sense of place, and safety risks from potential marine collisions and marine and shoreline vessel wake. Health and Safety is not selected for further assessment as safety issues and concerns are considered in the Marine Harvesting assessment. Mental health impacts from altered sense of place are considered in the Sense of Place assessment.
Economic Development / Self-sufficiency	No	Project-related marine traffic has the potential to adversely affect Coast Tsimshian economic development plans relating to the shipping route, such as commercial fishing and ecotourism. Economic Development / Self-sufficiency is not selected for further assessment as Coast Tsimshian economic development plans relating to the shipping route are not sufficiently developed to support an assessment.
Cultural Identity	No	Project-related marine traffic has the potential to adversely affect Coast Tsimshian cultural identity due to reduced access and avoidance of marine use areas, resulting in loss of place-based knowledge and reduced ability to transmit knowledge between older and younger generations. Cultural identity is not selected for further assessment. While Project-related marine traffic is anticipated to interfere with Coast Tsimshian marine use activities and may result in some members avoiding the area, overall effects on Coast Tsimshian place-based knowledge and knowledge transmission are not anticipated to be significant.

9.5.1 MARINE HARVESTING

BACKGROUND

Marine harvesting – including fishing, collecting shellfish and marine vegetation, and hunting marine mammals – has and continues to form a central part of Coast Tsimshian’s economic, subsistence and cultural activities (DMCS and Lax Kw’alaams Band 2019). Prior to contact, coastal waters were highly productive, resulting in a consistent supply of resources for subsistence and trade. Beginning in early spring, Coast Tsimshian peoples harvested eulachon from fishing sites on the lower Nass River and in the Observatory Inlet/Portland Canal areas. In late spring, some Coast Tsimshian tribes harvested seaweed and herring roe in Prince Rupert Harbour and offshore, while other tribes travelled to fishing stations on the coast of Chatham Sound to harvest marine resources including spring salmon, abalone, octopus, sea urchins and sea cucumbers. Spring and summertime seaweed harvest took place at ancient seaweed camps that continue to be used and maintained by families for generations (DMCS and Lax Kw’alaams Band 2019). During the summer and early fall, Coast Tsimshian peoples harvested all five species of salmon from fishing villages on the Skeena River and its tributaries. During the winter months, Coast Tsimshian peoples harvested marine invertebrates and shellfish from their permanent winter villages in the Prince Rupert Harbour area. They also hunted marine species such as sea lion, seal, and sea otter (DMCS and Lax Kw’alaams Band 2019, BC EAO 2014).

EXISTING CONDITIONS

Coast Tsimshian peoples’ ability to harvest marine resources has been constrained following contact (Kwon and Roberts 2019). The introduction of disease, of land-based fur trade, and the establishment of commercial canneries in the 1800s contributed to a transformation of the dominant Coast Tsimshian economy to a wage-based economy (Kwon and Roberts 2019). Commercial and sport fishing, urban development in the Prince Rupert Harbour, port-related industrial development, increased boat traffic and habitat declines for important marine species has further compounded the ability of Coast Tsimshian to effectively harvest marine resources (Kwon and Roberts 2019). The quantity and health of marine species has declined compared to pre-contact and pre-industrial levels (Kwon and Roberts 2019). To harvest the same quantities of marine resources as their ancestors, the Coast Tsimshian peoples have had to increase their efforts or move to other harvesting areas that are further away (Kwon and Roberts 2019).

Despite declining quantities and quality of marine resources in Coast Tsimshian territories since industrialization, marine harvesting remains a key aspect of Coast Tsimshian peoples’ subsistence economy and culture. Marine species harvested by Coast Tsimshian peoples include, but are not limited to, several varieties of salmonoid (Chinook, Chum, Coho, Pink, Sockeye, and Steelhead), other fish species (Char, Halibut, Trout, Eulachon, Lingcod, Black cod, Grey cod, Sturgeon, Red snapper, Herring, Flounder, Sablefish, Rockfish, Dogfish, Pollock, Pilchard), shellfish (Butter clam, Chinese slippers, Cockles, Crabs, Mussels, Abalone), marine

mammals (Seals, Sea lions, Sea otters), birds (Black ducks, Mallard, Seagulls, Swans, Canada geese), seagull and oystercatcher eggs, herring roe, multiple varieties of marine plants (Red laver seaweed, Bull kelp, Giant kelp, Seagrass, Sea prunes), and a variety of other marine species such as octopus, eel, shrimp and prawn, sea cucumber, barnacle, snail, sea urchin, and squid (DMCS and Lax Kw'alaams Band 2019, Section 5.8 in BC EAO 2015). Particularly important marine species include seaweed, salmonids, halibut, cod, herring, eulachon, mollusks, shellfish, and crab (DMCS and Lax Kw'alaams Band 2019), which were and continue to be commonly harvested throughout marine territories and at seasonal fishing village sites.

Within the Cedar LNG shipping route (as well as access adjacent marine harvesting sites via the shipping route), Coast Tsimshian peoples continue to harvest a variety of marine resources. The area from the northwest side of Porcher Island to the Triple Island area and out to Dixon Entrance (inclusive of Stephens Island, the Tree Knob Group, Melville Island, Dundas Island, Dunira Island, Zayas Island, and all of Chatham Sound more generally) is particularly important. Participants in Lax Kw'alaams (2022) Indigenous Knowledge and Traditional Marine Use Study specific to Cedar LNG identified the shores and waters off Stephens and Porcher Islands as critical ecological habitat for a wide variety of marine life, including a unique underwater ridge just west of Stephens Island. Coast Tsimshian marine harvesting in the Cedar LNG shipping route includes, but is not limited to the following activities (Lax Kw'alaams 2022; DMSC and Metlakatla First Nation 2014; BC EAO 2014, BC EAO 2015; DMCS and Lax Kw'alaams Band 2019).

- **Fishing:** Salmon harvesting season typically lasts from June to October and represents the most important resource for Coast Tsimshian (Kwon and Roberts 2019). Halibut is generally caught in the spring using set lines with sinkers and floats (DMCS and Lax Kw'alaams Band 2019). Within the Cedar LNG shipping route, Coast Tsimshian peoples fish for species such as (but not limited to): Coho, sockeye, spring, and pink salmon; pacific halibut; pacific herring; lingcod; rock cod; pacific cod; yelloweye rockfish; red snapper; and pacific herring (DMCS and Lax Kw'alaams Band 2019, Kwon and Roberts 2019).
- **Marine Mammal Harvesting:** From November through February, the Coast Tsimshian hunt marine mammals (DMCS and Lax Kw'alaams Band 2019). During the month of June, seagull and oystercatcher eggs are collected from the islands west of Prince Rupert Harbour (Kwon and Roberts 2019). Within the Cedar LNG shipping route, Coast Tsimshian peoples hunt for marine species such as (but not limited to): ducks; geese; mink; otter; seal; and Steller sea lion (DMCS and Lax Kw'alaams Band 2019).
- **Marine Plant, Roe, and Shellfish Harvesting:** Seaweed continues to be used for dietary and medical purposes, as well as giant kelp, which has social and cultural significance (Kwon and Roberts 2019, DMCS and Lax Kw'alaams 2019). Spring and summertime seaweed harvest takes place at ancient seaweed camps that have been used and

maintained by families for generations (DMCS and Lax Kw’alaams 2019). The herring roe that is caught on seaweed is an important food source as well as for ceremonial and trade purposes (Kwon and Roberts 2019). Crab is one of the most consumed and harvested species by members of the Metlakatla and Lax Kw’alaams today, however they have identified a decline in the quantity, health, and shell quality of crab over time (Kwon and Roberts 2019). Within the Cedar LNG shipping route, Coast Tsimshian peoples gather marine species such as (but not limited to): herring roe on kelp; chiton; chinese slippers; cockle; mussel; rock scallops; geoduck; butter clam; urchin; northern abalone; sea cucumber; crab; octopus; and seaweed (lavers) (DMCS and Lax Kw’alaams Band 2019).

POTENTIAL PROJECT EFFECTS AND PROPOSED MITIGATIONS

Potential Project Effects

The ability of Coast Tsimshian peoples to exercise their right to hunt, fish, trap and gather marine resources within their traditional territories has been impacted by historical and ongoing pressures, such as the settlement and development of the Prince Rupert Harbour, vessel traffic, and the settler commercial fishery. Cedar LNG has the potential to compound impacts on Coast Tsimshian marine harvesting by reducing marine resource availability and increasing competition for resources. Table 64 identifies Project interaction pathways, potential effects and indicators for Marine Harvesting.

Table 68: Project Interactions, Potential Effects, and Indicators for Marine Harvesting

Definition	Project Interactions	Potential Effects	Indicators
Right to fish, hunt, and gather marine resources	Shipping activities resulting in change in the abundance and distribution of marine resources due to vessel strikes and underwater noise.	Change in harvesting success	Abundance of harvestable resources
	Shipping activities and increased marine traffic resulting in interference with Coast Tsimshian marine harvesting activities due to impeded access to harvesting sites, lost fishing time, damage to fishing gear, and safety concerns (potential vessel collisions and wake effects). Project-related population influx from hiring and procurement resulting in increased competition for resources and interference with marine harvesting activities from recreational fishers.	Change in level of harvesting effort	Distance travelled Time spent

Change in Harvesting Success

As described in Section 9.5.1, Coast Tsimshian peoples engage in extensive marine harvesting activities (fishing, hunting and gathering) in areas that are intersected by or adjacent to the Cedar LNG shipping route, particularly in areas adjacent to Porcher Island, Stephens Island, Triple Island and the Tree Knob group, Melville Island, Dundas Island, Dunira Island, Zayas Island, and Chatham Sound more generally (DMCS and Lax Kw'alaams Band 2019). These areas are used by Coast Tsimshian peoples to: fish for species such as salmon, halibut, herring and rock fish; hunt for species such as ducks, geese, mink, otter, seal and Steller sea lion; and gather shellfish and seaweed (lavers).

Marine transport of materials during construction (2 times per week over 8 months) and shipping during operations (50 LNG carriers per year) have the potential to adversely affect Coast Tsimshian harvesting success by altering the abundance and distribution of fish and marine mammals in Coast Tsimshian marine harvesting areas. Underwater noise from Cedar LNG vessels is predicted to result in avoidance behaviour or change in swimming direction for fish to approximately 400 m in front of a transiting vessel in a 40-degree sector surrounding the bow (Application Section 7.7.7.5). However, the effects of underwater noise on fish are not well studied and may also affect schooling behaviour and mask biologically important sound cues, leading to other unknown effects on fish abundance and distribution.

Project-related shipping is predicted to exceed behavioural disturbance thresholds for marine mammals (Application Section 7.7.7.5). Project-related shipping thereby has the potential to change marine mammal abundance and distribution as a result of factors such as increased stress, reduced reproduction, impeded communication, changed foraging patterns, disrupted migration and avoidance behaviours (Application Section 7.7.7.5). The marine resources assessment notes that some at risk whale populations have experienced recovery at levels of underwater noise above the behavioural disturbance threshold (Application Section 7.7.7.5). However, uncertainty remains about the magnitude of underwater noise (which will vary with LNG carrier speed) and how marine mammals harvested by Coast Tsimshian peoples will respond to Project-related noise, including seal and Steller sea lion, as well as mink, otter, ducks, and geese. Coast Tsimshian anticipates that project-related noise will alter the behaviour and distribution of marine species hunted by Coast Tsimshian peoples, thereby adversely affecting harvesting success.

Marine mammal abundance may also be reduced as a result of direct mortality from vessel strikes, which is considered to be a moderate magnitude effect due to the risk of mortality to individual marine mammals (Application Section 7.7.7.6). Residual effects from marine shipping and transportation may result in changes in marine bird behaviour, movement, and injury and mortality risk along the marine shipping route.

Additionally, Cedar LNG has the potential to adversely affect Coast Tsimshian peoples' marine harvesting success as a result of increased competition with recreational fishers. Cedar LNG will

require an estimated peak workforce in the Kitimat area of approximately 350 to 500 people at the peak of construction and an estimated 70 to 100 people during operation (Stantec Consulting Ltd. 2019). Coast Tsimshian anticipates that Project-related population influx will translate into increased fishing pressure, with consequent adverse effects on Coast Tsimshian peoples marine harvesting success.

Coast Tsimshian peoples are also highly concerned about the potential for accidents and malfunctions from transiting project vessels. Unanticipated release of hydrocarbons, or spill of bunker fuel, from Cedar LNG supply vessels during construction or from an LNG carrier during operations could have severe effects on fish and marine wildlife abundance and distribution, resulting in potentially complete destruction of Coast Tsimshian peoples' harvesting success in the areas within and adjacent to the shipping route.

Change in Harvesting Effort

Coast Tsimshian peoples invest substantial time and effort in marine harvesting activities. The journey from the communities of Lax Kw'alaams and Metlakatla to marine harvesting sites in the vicinity of the shipping route typically takes a minimum of several hours. Harvesters must expend considerable money on fuel, gear and their vessels, as well as substantial time deploying and retrieving nets, traps and other harvesting gear when out on the water and shoreline. The level of Coast Tsimshian marine harvesting effort has increased over time due to access restrictions and declining resource availability in Coast Tsimshian territories, in some cases resulting in abandonment of specific harvesting sites (Kwon and Roberts, 2019).

Cedar LNG has the potential to increase Coast Tsimshian peoples' marine harvesting effort in the vicinity of the shipping route. Marine transport of construction materials during construction and LNG carrier transit during operations, together with ancillary Project-related marine traffic and increased recreational fishing, are anticipated to increase Coast Tsimshian peoples' travel time, fuel use, time spent harvesting and gear repair.

Project-related vessels will be equipped with an automatic identification system to inform authorities of position, speed and estimated time of arrival. This information will be available to marine users through marine communications and traffic services via a VHF radio (Application Section 7.10.7.3). However, where marine users remain unaware of vessel movements, or are unable to plan to avoid project-related vessels, marine users may require extra time and a longer route to reach their destination. Marine harvesters may also require additional time to deploy fishing gear in different locations or to retrieve gear due to the presence of Project-related vessels. Where gear cannot be retrieved before interaction with Project-related vessels, it may be damaged resulting in additional costs for repair or replacement.

Coast Tsimshian peoples are also concerned about the effects of Project-related vessel wake on marine vegetation and marine and shoreline harvesting activities. Vessel wake can result in shoreline erosion and adversely affect marine vegetation as a result of increased turbidity and drag and tear forces (Stantec Consulting Ltd., 2022). Coast Tsimshian marine harvesters are

often out in small boats that are susceptible to the wake of passing vessels. Vessel wake can require fishing boats to reduce their speed and interfere with or delay deploying and retrieving fishing gear due to safety concerns. Additionally, shoreline harvesters are susceptible to vessel wake landing on harvesting sites, thereby interfering with harvesting activities and causing a safety risk.

Cedar’s wake effects analysis concludes that Project-related vessel wake is unlikely to adversely affect marine vegetation as wake heights are “largely within” ambient conditions (Stantec Consulting Ltd., 2022). Cedar also concludes that the risk of Cedar LNG vessel wake affecting marine harvesting activities is low and would occur for just over one minute per LNG carrier transit (Stantec Consulting Ltd., 2022). However, there is remaining uncertainty as LNG carrier speeds may vary from modelled speeds, as well as with respect to effects of Cedar LNG vessel wake that exceeds ambient conditions and the magnitude of impacts to marine harvesters. In particular where Coast Tsimshian peoples determine that Project-related interference with marine harvesting activities is too great, or where impacts to sense of place are too great (see Section 9.5.2), they may choose to avoid the shipping route, which has the potential to increase effort to access and utilize other harvesting sites.

Mitigation Measures

Table 69 presents Mitigation Measures proposed by Cedar that may be applicable to marine harvesting effects. Table 69 also evaluates the effectiveness of Cedar’s proposed Mitigation Measures and identifies residual effects.

Table 69: Proposed Mitigation Measures for Marine Harvesting

Potential Effect	Proponent’s Proposed Mitigation Measures	Coast Tsimshian Evaluation of the Proponent’s Proposed Mitigation Measures	Residual effect (Y/N)
Change in Harvesting Success	Cedar has committed to supporting government led initiatives related to shipping, including the Proactive Vessel Management (PVM) initiative. This has resulted in issuance of the North Coast Waterway Management Guidelines that include the identification of areas along the shipping route where vessels will slow down to reduce underwater noise effects and risk of marine mammal collisions.	North Coast Waterway Management Guidelines came into effect on September 1, 2022. The guidelines provide guidance on routing, speed, communications and other considerations for large and small vessels navigating between Kitimat and Browning Entrance on B.C.’s North Coast. While these guidelines will help to mitigate potential impacts on marine harvesting success, residual effects are still anticipated. Consequently, harvesting is carried forward into residual effects characterization.	Y
Change in Harvesting Effort	Regular communication of project activities that may affect marine use Provide notice of planned vessel arrival time at Triple Island via MTS	Communication and advanced notice may help Coast Tsimshian peoples to plan marine harvesting activities around the project marine transport and LNG carrier schedules. However, measures that require affected parties to alter their behaviour cannot be	Y

Potential Effect	Proponent’s Proposed Mitigation Measures	Coast Tsimshian Evaluation of the Proponent’s Proposed Mitigation Measures	Residual effect (Y/N)
	Establish LNG carrier shipping schedule notification process with Indigenous Nations Use escort tugs between Triple Island and Kitimat LNG carriers will adhere to prescribed route and passing restrictions LNG carriers will maintain safe operating distances from other marine craft Cedar will follow the North Coast Waterway Management Guidelines’ recommendations regarding vessel speed and position Develop a marine transportation management plan for operation Prior to commissioning and 5 years after the start of LNG shipping, Cedar will complete a literature review to determine if there is new information on wake effects or new Mitigation Measures.	considered a project mitigation as they place the mitigation onus on the affected party. Additionally, there may be occasions where notification is not received by all marine users or it is not practicable to plan around the Project schedule. Safety concerns about interactions with Project-related vessel will not be fully mitigated through adherence to the North Coast Waterway Management Guidelines’ recommendations regarding vessel speed and position. Coast Tsimshian requires ongoing monitoring of Project-related wake effects. As this effect will not be fully mitigated, it is carried forward into residual effects characterization.	

METLAKATLA, LAX KW’ALAAMS AND EAO’S ANALYSIS AND CONCLUSIONS

Analysis

Given that predicted effects of Cedar LNG on Coast Tsimshian harvesting success and effort cannot be fully mitigated, Coast Tsimshian will require additional accommodation measures to address impacts, such as habitat replacement, stock enhancement and support of community-led food security and cultural heritage programs. Examples of initiatives that could be supported by Coast Tsimshian include:

- Rehabilitate or establish clam harvesting areas within the territorial waters to offset residual Project-related impacts which remain regarding shoreline harvesting;
- Implementation of a catch hail program to support Coast Tsimshian guardians in interviewing community members and marine users on their seasonal success within the territorial fishing grounds that overlap Cedar LNG's shipping area.

The above measures are provided for example only to demonstrate that additional accommodation measures are both required and feasible. Such measures would need to be developed collaboratively with Lax Kw’alaams and Metlakatla.

Lastly, the Coast Tsimshian require ongoing monitoring and adaptive management of wake effects on shoreline vegetation and erosion. Reliance on LNG Canada's wake verification program is insufficient in addressing impacts on Coast Tsimshian shoreline harvesting, as the verification program is limited to safety issues.

The above measures have not been proposed by the Proponent and are therefore not included in the characterization of residual effects and conclusions provided below

Refer to Section 5.6: Marine Resources, Section 5.9: Marine Use, and Section 6.1: Malfunctions and Accidents of this Report for other key mitigation specific to those topics.

The EAO identified the following proposed provincial conditions that would mitigate potential effects on Coast Tsimshian harvesting:

- CEMP (Condition 9), which includes requirements for air quality, water quality and noise management, a wildlife management plan, and vegetation Mitigation Measures;
- Marine transportation communication report (Condition 12), which will include communication of project activities that may affect Coast Tsimshian marine users, a shipping schedule notification process, and grievance process for Coast Tsimshian marine users related to LNG carrier interference with marine use;
- Requirement that Cedar participate in relevant provincial and federal multi-stakeholder initiatives related to effects of marine shipping in the region and industry is invited to participate (Condition 16 and within the recommended federal marine transportation management plan); and
- SEMP (Condition 14), which will require Cedar to implement procedures for restricting non-local contractor personnel from engaging in recreational hunting, fishing or ATV or snowmobile use during off-work hours.

The EAO identified the following federal Mitigation Measures and Follow-up Programs under the IAA that would mitigate potential effects to Coast Tsimshian harvesting:

- Marine transportation management plan, including: marine communication procedures as well as a safety zone around the marine terminal; and work with the Pacific Pilotage Authority and British Columbia Coast Pilots to determine guidance on safe vessel speed for LNG carriers visiting Cedar LNG facilities; and upon request conduct safe shipping workshops for Lax Kw'alaams and Metlakatla;
- Federal Mitigation Measures to mitigate injury, mortality and disturbance of marine fish and marine mammals in the construction and operations of the marine terminal;
- Participate in shipping-related spill response plans and facilitate Lax Kw'alaams and Metlakatla involvement, and share with Lax Kw'alaams and Metlakatla any Cedar LNG carrier incident that results in a release of cargo or fuel to the environment;
- Require LNG carriers to report to Cedar marine mammal strikes and share reportable information it receives with Lax Kw'alaams and Metlakatla within 24 hours of receipt;
- Design Cedar LNG lighting to reduce risk of injury or mortality and change in movement of marine and migratory birds;

- Follow-up Program on marine use under the IAA including:
 - Work with Lax Kw’alaams and Metlakatla to establish Indigenous nation-specific plans for monitoring marine shipping effects on Indigenous marine use, and harvesting, and access to important sites;
 - Determining if new publicly available information on characteristics of wake from marine shipping activities, or new Mitigation Measures to reduce wake effects on Indigenous traditional harvesting activities is available;
 - Offer to meet with Lax Kw’alaams and Metlakatla to discuss wake effects and mitigation; and
 - Monitor changes to marine vegetation along the shipping route.

In addition, as marine shipping is a federally regulated activity, Cedar LNG-related shipping will need to meet requirements which include usage of escort tugs, proposed route restrictions, safe operating distances between marine craft and safe speeds.

[See sections 3.6.2 and 4.5 of the [Effects Assessment Policy](#) for a description of the considerations in the table below]

Change in Harvesting Success

The incremental effect of Cedar LNG on Coast Tsimshian harvesting success is likely to be low. Mortality due to vessel strikes is likely to be limited and alterations in species distribution are not anticipated to substantially reduce marine harvester’s catch. However, Coast Tsimshian fishers and marine harvesters have already observed significant declines in critical marine species populations in Coast Tsimshian marine territories. Because any additional impacts on harvesting success would be experienced in combination with existing effects, the magnitude of residual effects on harvesting success is rated high. While effects would occur most prominently in the vicinity of Project-related vessels within the LSA, change in harvesting success may extend into the RSA due to the nature of marine species movement patterns and the extent of underwater noise. Residual effects are permanent, lasting for longer than one generation, and will occur frequently at regular intervals. Cedar LNG's effect on marine harvesting success are anticipated to reverse following cessation of shipping activities.

Metlakatla, Lax Kw’alaams, and the EAO’s characterization of the residual effects of Cedar LNG on Change in Harvesting Success are summarized in Table 70.

Table 70: Summary of Residual Effects for Changes in Harvesting Success

Criteria	Assessment Rating	Rationale
Context	High	Coast Tsimshian fishers and marine harvesters have already observed significant declines in critical marine species populations in Coast Tsimshian marine territories. Climate change poses additional and reasonably foreseeable challenges for marine species populations during the life of Cedar LNG.

Criteria	Assessment Rating	Rationale
Magnitude	High	Project-specific effects on Coast Tsimshian harvesting success would occur within an impacted baseline already beyond historic norms, and therefore any additional impacts represent a high magnitude of effect.
Extent	Regional	Any Project effects on marine species abundance and distribution would be experienced at least within the RSA, given the nature of marine species movements.
Duration	Permanent	The residual effect would occur for the life of Cedar LNG, which is greater than 25 years (one human generation).
Reversibility	Reversible	Cedar LNG’s effect on marine harvesting success would reverse following cessation of shipping activities.
Frequency	Frequent/Regular	The residual effect will occur frequently at regular intervals.
Affected Populations	Effects are anticipated to disproportionately affect Coast Tsimshian marine harvesters, as well as the families and elders who rely on marine harvesters for marine foods.	
Risk and Uncertainty	<p>The likelihood that Cedar LNG will adversely affect Coast Tsimshian marine harvesting success and effort is moderate. Project-related marine traffic is more likely than not to affect resource abundance and distribution, and thereby Coast Tsimshian marine harvesting success. As the Coast Tsimshian are already experiencing severe constraints to their marine harvesting rights, Cedar LNG poses a moderate risk to Coast Tsimshian harvesting success.</p> <p>The level of confidence in the assessment is moderate. Uncertainties remain about the magnitude of Project-related underwater noise and the response of fish and invertebrates to underwater noise. The response of marine mammals to the presence of Project-related disturbance is difficult to predict and may vary by species. Additionally, the level of habituation of marine species to Project-related disturbance is unknown.</p>	

Change in Harvesting Effort

Coast Tsimshian peoples’ level of marine harvesting effort has increased over time within their marine territories due to access restrictions, declining resource abundance, degraded conditions, and increased competition. Cedar LNG is likely to create additional strains on Coast Tsimshian harvesters’ level of harvesting effort. Interference with Coast Tsimshian access to preferred harvesting sites due to the presence of Project-related marine traffic, as well as interference with harvesting activities due to safety concerns regarding ship wake and change in the timing and location for deploying and retrieving harvesting gear, are anticipated to result in a moderate magnitude change in harvesting effort. Harvesting effort will increase but is not anticipated to preclude Coast Tsimshian peoples’ ability to continue harvesting activities. The effect will likely be limited to the LSA and thus local in extent. Project-related change in harvesting effort will occur at frequent, regular intervals and will be effectively permanent (greater than 25 years, or one human generation), but potentially reversible for future generations following Cedar LNG decommissioning.

Metlakatla, Lax Kw'alaams, and the EAO's characterization of the residual effects of Cedar LNG on Change in Harvesting Effort are summarized in the Table 71.

Table 71: Summary of Residual Effects for Changes in Harvesting Effort

Criteria	Assessment Rating	Rationale
Context	High	Coast Tsimshian marine harvesting effort has been increasing over time.
Magnitude	Moderate	Cedar LNG will increase Coast Tsimshian peoples' marine harvesting effort, but marine harvesting will continue.
Extent	Local	Limited to the local study area.
Duration	Permanent	The effect will persist through the life of the project (40 years) which is longer than one human generation (25 years), so is effectively permanent.
Reversibility	Reversible	Potentially reversible for future generations following Cedar LNG decommissioning.
Frequency	Frequent, regular	Change in harvesting effort will be tied to the scheduled presence of Project-related marine traffic, as well as recreational fishing (which is tied to particular runs and seasons).
Affected Populations	Effects are anticipated to disproportionately affect Coast Tsimshian marine harvesters.	
Risk and Uncertainty	<p>The likelihood that Cedar LNG will adversely affect Coast Tsimshian marine harvesting effort is moderate. Project-related marine traffic is more likely than not to interfere with Coast Tsimshian travel and harvesting activities, thereby resulting in increased harvesting effort. As the Coast Tsimshian are already experiencing severe constraints to their marine harvesting rights, Cedar LNG poses a moderate risk to Coast Tsimshian harvesting effort.</p> <p>The level of confidence in the assessment is moderate. While marine traffic is known to interact with Coast Tsimshian harvesting effort, uncertainties remain about the full extent of interference (e.g., relating to the full extent of wake effects and the degree of induced recreational fishing) and the ability of Coast Tsimshian harvesters to plan around Project schedules.</p>	

Positive Effects

No positive effects of Cedar LNG on Coast Tsimshian marine harvesting rights have been identified.

Cumulative Effects

Current projects and activities that have the potential to interact cumulatively with Cedar LNG on Coast Tsimshian harvesting rights include the following:

- Fairview Container Terminal
- LNG Canada Export Terminal
- MK Bay Marina
- Northland Cruise Terminal (Prince Rupert Port Authority)
- Prince Rupert Ferry Terminal
- Prince Rupert Grain Terminal

- Prince Rupert LPG Export Terminal
- Prince Rupert Marine Fuels Project
- Ridley Terminals (Ridley Terminals Inc.)
- Ridley Island Propane Export Terminal (AltaGas Ltd.)
- Rio Tinto Aluminum Smelter
- Rio Tinto Terminal A Extension
- Various forestry activities
- Various fishing and aquaculture activities (including commercial and recreational fishing)
- Westview Wood Pellet Terminal (Pinnacle Renewable Energy Inc.)

Reasonably foreseeable projects and activities that have the potential to interact cumulatively with Cedar LNG on Coast Tsimshian harvesting rights include the following:

- Fairview Container Terminal Expansion—Phase 2 B (DP World/Prince Rupert Port Authority)
- Kitimat LNG Project (Chevron Canada Limited/Woodside Energy Ltd.)
- Kitimat LPG Export Project (Pacific Traverse Energy)
- Ksi Lisims LNG Project
- Port Edward Small Scale LNG (Port Edward LNG)
- Prince Rupert Gas Transmission (TC Energy)
- Skeena LNG (Top Speed Energy)
- Vopak Pacific Canada Storage and Export Facility (Vopak Development Canada Inc.)
- Westcoast Connector Gas Transmission Project (Enbridge Inc.)

If all proposed projects for Kitimat Harbour are approved, an estimated 605 vessels will visit the port of Kitimat annually and travel along Cedar LNG's marine shipping route (Application Section 7.10.8.5). This represents a substantial increase from a historical peak of 300 vessel visits in 1993.

The cumulative effects of current and reasonably foreseeable shipping traffic on Coast Tsimshian marine harvesting success and effort is anticipated to be high. The availability of marine resources are anticipated to decline as a result of increased mortality, change in movement and increased fishing pressure. Marine harvesters are anticipated to experience increased interference with access to preferred harvesting sites, as well as the ability to safely and effectively engage in harvesting activities. The intensity of marine traffic is likely to result in avoidance of marine harvesting areas by some Coast Tsimshian harvesters.

Conclusion

Cedar LNG is anticipated to result in moderate residual adverse effects on Coast Tsimshian marine harvesting effort and success. Cedar LNG is likely to contribute to existing pressures and combine with reasonably foreseeable projects and activities to accelerate downward trends in Coast Tsimshian marine harvesting.

EAO Input

The EAO acknowledges Coast Tsimshian's conclusions that a residual effect is anticipated on Coast Tsimshian's marine harvesting.

9.5.2 SENSE OF PLACE

BACKGROUND

“Sense of place” refers to the emotional and spiritual attachment that Coast Tsimshian peoples have to Coast Tsimshian traditional territories. Developed over time through individual and collective experiences on the land and water, sense of place is tied to Coast Tsimshian histories, knowledge and stories, connections with ancestors, cultural practices, and geographical features and place names (Cuerrier et al. 2015). Key conditions that support sense of place include continuity in the experience of place-defining features and enjoyment of places in the absence of sensory disturbance, stress and harassment.

EXISTING CONDITIONS

Industrial development, residential settlement, and commercial and sport fisheries have degraded Coast Tsimshian peoples' quiet enjoyment of and sense of attachment to important places throughout Coast Tsimshian territories, including at key cultural and resource gathering locations. In particular, increased noise, reduced air quality, reduced visual quality, reduced water quality, increased safety concerns, increased competition for resources and presence of others, and diminished quantity and quality of harvestable resources have combined to limit Coast Tsimshian members from accessing, connecting with, and experiencing their territories as they would prefer (Kwon and Roberts 2019; Vopak Development Canada Inc. 2020). Coast Tsimshian peoples have specifically identified that increased small and large marine traffic, and associated risk of collisions, safety risks and pollution, has adversely affected their quality of experience when out on the water (Kwon and Roberts 2019). Visual quality along marine access routes remains a key condition for quality of life, according to the Lax Kw'alaams Land and Marine Resources Plan (Section 14 in BC EAO 2015). The pressures on Coast Tsimshian peoples' sense of place is anticipated to intensify in the future as a result of the development of the reasonably foreseeable project and associated population influx.

Despite current stressors on their sense of place, Coast Tsimshian peoples maintain emotional and spiritual connections to areas that are intersected by the Cedar LNG shipping route, where they engage in cultural activities such as fishing, marine and terrestrial hunting and shellfish and marine vegetation gathering.

POTENTIAL CEDAR LNG EFFECTS AND PROPOSED MITIGATIONS

Potential Cedar LNG Effects

Cedar LNG has the potential to exacerbate current adverse effects on Coast Tsimshian peoples' sense of place by increasing marine traffic and thereby reducing Coast Tsimshian peoples' quiet

enjoyment of marine and shoreline-based activities. Table 72 identifies Project interaction pathways, potential effects, and indicators for sense of place.

Table 72: Cedar LNG Interactions, Potential Effects, and Indicators for Sense of Place

Definition	Cedar LNG Interactions	Potential Effects	Indicators
Right to maintain emotional and spiritual attachment to special places.	Marine transport of materials during construction (2 times per week over 8 months), shipping during operations (50 LNG carriers per year), as well as increased recreational fishing, resulting in increased marine traffic, sensory disturbance, and increased industrialization of Coast Tsimshian marine territories.	Change in peaceful enjoyment of Coast Tsimshian marine territories	Sensory disturbance

Change in Quiet Enjoyment of Marine Territories

Emotional and spiritual attachment to place is intrinsically linked to the quality of sensory experience (Cuerrier et al. 2015). Project-related marine traffic will add to existing acoustic and visual environment disturbance Coast Tsimshian marine territories, as well as increase Coast Tsimshian interaction with other marine users.

LNG carriers will contribute to ambient noise in Coast Tsimshian marine territories due to marine vessel engine noise and the potential use of a marine air horn. Overall noise is not anticipated to substantially increase as a result of the project, as modelled noise levels at sensitive receptor locations for traditional and recreational use did not exceed Health Canada noise guidance thresholds (Application Section 7.10.7.3).

The increased visual presence of marine traffic as a result of Cedar LNG is anticipated to reduce Coast Tsimshian peoples’ enjoyment of their marine territories and thereby adversely affect Coast Tsimshian sense of place. During construction, Cedar LNG will utilize an average of two barge movements per week over an up to 8-month period (Application Section 7.10.6.1). During operations, 50 LNG carriers will transit the shipping route (one carrier movement every 7-10 days), representing an increase of 87.7% of piloted vessel movements to Kitimat Arm, or a 15.7% increase for all large vessel movements (including piloted vessels, ferry traffic and cruise ship traffic; Application Section 7.10.7.3). Increased marine traffic is known to detract from Coast Tsimshian marine users’ feelings of solitude and quiet enjoyment (Kwon and Roberts 2019). Additionally, Coast Tsimshian marine users ability to connect with important places is anticipated to be diminished as a result of concerns about marine collisions, safety

considerations due to wake effects and increased unwanted interactions with recreational fishers.

Mitigation Measures

Table 73 identifies proposed Mitigation Measures that are applicable to sense of place and evaluates their effectiveness to avoid residual effects.

Table 73: Proposed Mitigation Measures for Sense of Place

Potential Effect	Proponent’s Proposed Mitigation Measures	Coast Tsimshian Evaluation of the Proponent’s Proposed Mitigation Measures	Residual effect (Y/N)
Change in peaceful enjoyment of marine territories	Regular communication of Cedar LNG activities. Use of MTCS to provide notice of planned vessel time at Triple Island. Establish LNG carrier shipping schedule notification processes for Indigenous Nations. Develop a marine transportation management plan for operation	Proposed Mitigation Measures will help Coast Tsimshian peoples to plan around Cedar LNG activities. However, measures that require affected parties to alter their behaviour cannot be considered a project mitigation as they place the mitigation onus on the affected party. Additionally, where such scheduling is not possible or desired, Coast Tsimshian marine users will experience reduced peaceful enjoyment of their marine territories due to increased visual presence of marine traffic and increase unwanted interactions with recreational fishers. Coast Tsimshian requires ongoing monitoring of Project-related wake effects. As this effect will not be fully mitigated, it is carried forward into residual effects characterization.	Y

METLAKATLA, LAX KW’ALAAMS AND EAO’S ANALYSIS AND CONCLUSIONS

Analysis

Given that predicted effects of Cedar LNG on Coast Tsimshian sense of place cannot be fully mitigated, Coast Tsimshian will require additional accommodation measures to address adverse impacts. Cedar’s proposed Mitigation Measures consist solely of communication and notification regarding shipping schedules and activities. Such measures place the onus for managing and minimizing project impacts on the affected parties themselves. However, the proponent must bear the responsibility of monitoring and addressing the impacts of its project and activities.

The Coast Tsimshian would support additional proponent-focused measures, such as the development of a proponent-funded monitoring and adaptive management program designed

to track and report on changes in Indigenous harvester and marine user activities that result from Project-related nuisance and disturbance associated with shipping and other marine traffic.

This measure is provided as an example only and would need to be collaboratively developed with Lax Kw'alaams and Metlakatla.

Refer to Section 5.9: Marine Use of this Report for other key mitigation specific to those topics.

The EAO identified the following proposed provincial conditions that would mitigate potential effects on Coast Tsimshian sense of place:

- CEMP (Condition 9), as described in Section 9.5.1;
- Marine transportation communication report (Condition 12), as described in Section 9.5.1;
- SEMP (Condition 14), as described in Section 9.5.1.

The EAO identified the following federal Mitigation Measures and Follow-up Programs under the IAA that would mitigate potential effects Coast Tsimshian sense of place:

- Marine transportation management plan, as described in Section 9.5.1; and
- Follow-up Program on marine use under the IAA, as described in Section 9.5.1.

Residual effects on sense of place are anticipated as proposed Mitigation Measures are not sufficient to avoid Project-related reduced peaceful enjoyment of marine and shoreline activities.

Change in Peaceful Enjoyment

Coast Tsimshian peoples' ability to peacefully enjoy their marine territories has already been severely affected due increasing marine traffic, industrial development, commercial fishing and competition for resources with recreational marine users. Coast Tsimshian harvesters specifically travel to areas in the outer edges of the territories, including areas within the Cedar LNG shipping route, to avoid commercial shipping routes and other industrial disturbance in the Chatham Sound area. While Coast Tsimshian demonstrate a degree of resilience and maintain spiritual and emotional connections to place, it is increasingly difficult to maintain this sense of connection. Project-related sensory disturbance will exacerbate existing trends, resulting in a moderate magnitude effect. Coast Tsimshian peoples are anticipated to be able to maintain their sense of place within areas impacted by the project, albeit at reduced levels and with increased levels of annoyance and stress. The effect will be primarily local in extent, limited to the LSA. The effect will persist continuously over the life of Cedar LNG (40 years) due to ongoing visual changes and industrial activity and is effectively permanent and irreversible as the effect will persist for longer than one generation (25 years).

Metlakatla, Lax Kw'alaams, and the EAO's characterization of the residual effects of Cedar LNG on Change in Peaceful Enjoyment of Marine Territories are summarized in Table 74.

Table 74: Summary of Residual Effects for Change in Peaceful Enjoyment

Criteria	Assessment Rating	Rationale
Context	High	Sense of place is highly sensitive to disturbance as it requires conditions that are supportive of quiet enjoyment, visually undisturbed landscapes and limited unwanted interactions with other marine users. Coast Tsimshian are highly vulnerable to degradation in sense of place due to increasing levels of marine traffic, industrial development, commercial fishing and competition for resources. While Coast Tsimshian demonstrate a degree of resilience and maintain spiritual and emotional connections to place, it is an increasing struggle to maintain sense of place.
Magnitude	Moderate	Coast Tsimshian marine and shoreline users will experience increased Project-related marine traffic and unwanted interactions with recreational fishers. Sense of place will be diminished.
Extent	Local	Residual effects will be primarily experienced within the LSA.
Duration	Permanent	The effect will persist through the life of the project (40 years) which is longer than one human generation (25 years), so is effectively permanent.
Reversibility	Irreversible	If Cedar LNG proceeds through its full anticipated life, the effect is effectively irreversible as it lasts for longer than one human generation. If Cedar LNG ceased during construction or operations, the effect is potentially reversible, although it would take time for sense of place to resume to pre-Project levels.
Frequency	Frequent, regular	Change in sense of place will be tied to the scheduled presence of Project-related marine traffic, as well as recreational fishing (which is tied to particular runs and seasons).
Affected Populations	Effects are anticipated to disproportionately affect Coast Tsimshian marine harvesters and other Coast Tsimshian marine users.	
Risk and Uncertainty	<p>The likelihood that Cedar LNG will adversely affect Coast Tsimshian sense of place is moderate. Project-related marine traffic is more likely than not to affect Coast Tsimshian marine and shoreline users' peaceful enjoyment, and thereby their sense of place. As Cedar LNG is anticipated to result in a moderate magnitude effect on sense of place, the overall risk is rated as moderate.</p> <p>The level of confidence in the assessment is moderate. While marine traffic is known to interact with Coast Tsimshian sense of place, uncertainties remain about the full extent of interference (e.g., relating to the degree of induced recreational fishing) and the ability of Coast Tsimshian harvesters to plan around Project schedules.</p>	

Positive Effects

No positive effects of Cedar LNG on Coast Tsimshian sense of place have been identified.

Cumulative Effects

Current projects and activities that have the potential to interact cumulatively with Cedar LNG on Coast Tsimshian sense of place in the marine environment include the following:

- Fairview Container Terminal
- LNG Canada Export Terminal
- MK Bay Marina
- Northland Cruise Terminal (Prince Rupert Port Authority)
- Prince Rupert Ferry Terminal
- Prince Rupert Grain Terminal
- Prince Rupert LPG Export Terminal
- Prince Rupert Marine Fuels Project
- Ridley Terminals (Ridley Terminals Inc.)
- Ridley Island Propane Export Terminal (AltaGas Ltd.)
- Rio Tinto Aluminum Smelter
- Rio Tinto Terminal A Extension
- Various forestry activities
- Various fishing and aquaculture activities
- Westview Wood Pellet Terminal (Pinnacle Renewable Energy Inc.)

Reasonably foreseeable projects and activities that have the potential to interact cumulatively with the Cedar LNG on Coast Tsimshian sense of place in the marine environment include the following:

- Fairview Container Terminal Expansion—Phase 2 B (DP World/Prince Rupert Port Authority)
- Kitimat LNG Project (Chevron Canada Limited/Woodside Energy Ltd.)
- Kitimat LPG Export Project (Pacific Traverse Energy)
- Ksi Lisims LNG Project
- Port Edward Small Scale LNG (Port Edward LNG)
- Prince Rupert Gas Transmission (TC Energy)
- Skeena LNG (Top Speed Energy)
- Vopak Pacific Canada Storage and Export Facility (Vopak Development Canada Inc.)
- Westcoast Connector Gas Transmission Project (Enbridge Inc.)

If all proposed projects for Kitimat Harbour are approved, an estimated 605 vessels will visit the port of Kitimat annually and travel along the Project's marine shipping route (Application Section 7.10.8.5). This represents a substantial increase from a historical peak of 300 vessel visits in 1993.

The cumulative effects of current and reasonably foreseeable shipping traffic on Coast Tsimshian sense of place is anticipated to be high. The increased volume of marine traffic will result in visual, auditory and olfactory changes that will make it increasingly difficult, if not impossible, for Coast Tsimshian marine users to peacefully enjoy the marine environment and maintain a sense of spiritual and cultural connection to place. Increased marine traffic will also increase unwanted interactions and has the potential to adversely affect Coast Tsimshian users' mental and emotional wellbeing. The intensity of marine traffic is likely to result in avoidance of marine areas by some Coast Tsimshian harvesters.

Conclusion

Cedar LNG is anticipated to result in moderate residual adverse effects Coast Tsimshian sense of place. Cedar LNG is likely to contribute to existing pressures and combine with reasonably foreseeable projects and activities to accelerate downward trends Coast Tsimshian sense of place.

EAO Input

The EAO acknowledges Coast Tsimshian's conclusions that a residual effect is anticipated on Coast Tsimshian's sense of place.

9.6 CONCLUSIONS

Cedar LNG is anticipated to contribute to cumulative effects on a number of Coast Tsimshian Interests, including marine harvesting, sense of place, terrestrial harvesting, governance and decision making, and economic development and self-sufficiency. However, the assessment prioritized effects related to Project-related marine traffic and is therefore limited to the assessment of Cedar LNG effects on Coast Tsimshian Marine Harvesting and Sense of Place. Potential effects on access and travel, health and safety and cultural identity were considered within the Marine Harvesting and Sense of Place Interests.

Cedar LNG is anticipated to result in moderate effects on marine harvesting and sense of place. While Coast Tsimshian peoples have demonstrated notable resilience to past and ongoing pressures on their Interests, their ability to exercise their rights within their traditional territories is highly constrained. Commercial and sport fishing, urban development in the Prince Rupert Harbour, port-related industrial development, increased boat traffic and habitat declines for important marine species and climate change (among other factors) have resulted in Coast Tsimshian marine harvesting and sense of place approaching thresholds of acceptable change. Cedar LNG will contribute to existing pressures and combine with reasonably foreseeable projects and activities to accelerate downward trends in the realization of these Coast Tsimshian Interests. In particular, Project-related marine traffic and increased recreational fishing will result in moderate residual adverse effects on Coast Tsimshian peoples' marine harvesting effort and success, as well as Coast Tsimshian marine and shoreline users' sense of place.

Lax Kw'alaams and Metlakatla require involvement in ongoing monitoring of Project-related marine traffic to confirm predicted effects and mitigation efficacy, as well as to identify any required adaptive management measures. This includes direct, meaningful participation in the preparation and implementation of the Cedar LNG marine transportation communication report (per draft EAO Condition 12), marine transportation management plan (per draft federal condition 7.2), and wake effects Follow-up Program (per draft federal condition 7.4), as well as

employment of Metlakatla and Lax Kw'alaams monitors and traditional knowledge holders as advisors throughout Cedar LNG development, construction, and operations.

To address uncertainty about project effects on Coast Tsimshian Interests, direct discussions are required with both Metlakatla and Lax Kw'alaams to offset potential project impacts.

EAO Input

The EAO acknowledges Coast Tsimshian's concerns regarding cumulative effects of marine traffic on BC's north coast and how these effects impact Coast Tsimshian. In response, the EAO is recommending Condition 16 requiring Cedar to participate in relevant federal initiatives related to effects of marine shipping in the region. In EAO's recommended key Mitigation Measures under the IAA, the EAO is also recommending that Cedar must participate in relevant provincial and federal multi-stakeholder initiatives related to effects of marine shipping in the region in which industry is invited to participate.

Refer to Section 3.1 of Part A for a description of existing regional Crown initiatives that are currently underway to help address cumulative effects on the North Coast. The EAO is willing to facilitate government to government discussions to explore the potential for provincial initiatives related to marine values that Coast Tsimshian are currently involved in to address uncertainty about Cedar LNG and cumulative effects on Coast Tsimshian Interests.

Considering the above analyses and the proposed provincial conditions, federal Mitigation Measures and Follow-up Programs, the EAO concluded that the potential adverse effects of Cedar LNG on the Indigenous Interests of Coast Tsimshian have been adequately avoided, minimized or otherwise accommodated. Based on the engagement undertaken with Coast Tsimshian on Cedar LNG, as outlined in Section 9.2, the EAO has concluded that it has fulfilled the provincial Crown's duty to consult with Lax Kw'alaams and Metlakatla.

Coast Tsimshian Response

*Please note this EAO conclusion differs from the Coast Tsimshian conclusions, as stated above. The Coast Tsimshian welcome Cedar's participation in regional initiatives designed to address shipping-related impacts, but remain concerned about Cedar LNG's contribution to cumulative effects on Coast Tsimshian Interests. Cedar LNG, in combination with other past, present and future projects authorized by the Crown, contributes to the ongoing infringement of Coast Tsimshian rights, per the *Yahey v British Columbia* decision. Any future government-to-government discussions will need to address this broader cumulative effects context and be adequately resourced.*

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10 GITGA'AT FIRST NATION

10.1 COMMUNITY PROFILE

Gitga'at First Nation (Gitga'at) is one of the Indigenous nations of the lower Skeena River (north coast region) who form the broader Tsimshian Nation. Gitga'at, as expressed in their *Adaawx* (oral histories) and *Ayaawx* (Indigenous laws), have stated that they have inherent title and rights in their tribal territory which covers approximately 14,000 km² of water and coastal land encompassed within most of Douglas Channel, Grenville Channel, Whale Channel, Wright Sound, Verney Passage, McKay Reach, Ursula Channel, northern Graham Reach (Princess Royal Channel), Cridge Passage, Union Passage, Otter Channel, Squally Channel, Lewis Pass, Campania Sound, Camaño Sound, Laredo Channel, Beauchemin Channel, as well as all the bays, inlets and rivers that connect the waterways, and surrounding land area.

Gitga'at, as expressed in their *Adaawx* and *Ayaawx*, have stated that they also have inherent rights to travel in, access, occupy and use lands, waters and natural resources in nearby areas including Grenville Channel, the Skeena River, Prince Rupert and the surrounding area and the Kemanó River.

The majority of Gitga'at live in Prince Rupert. 20 percent live on-reserve in Hartley Bay. As of February 2022, Gitga'at had a registered population of 818, with approximately 140 citizens living on reserve. A large part of Gitga'at First Nation identity is expressed through being on the land and the water of their territory and through travelling to, living in and harvesting resources in their rights area, both of which involve interconnections with the present and the past, as well as generations of their ancestors. The Gitga'at people are members of one of three ancestral clans: *Ganhada* (Raven), *Laxsgiik* (Eagle) and *Gispudwada* (Killer Whale). Gitga'at *Waaps* (house territories), which include important cultural and spiritual sites, travel routes and resource harvesting areas, are located along and on both sides of Cedar LNG's Marine Shipping Route.

10.2 GITGA'AT FIRST NATION'S INVOLVEMENT IN THE CONSULTATION PROCESSES

The EAO engaged with Gitga'at as set out in the Section 11 Order for Cedar LNG. Gitga'at reviewed and provided comments, where they determined appropriate, on the Valued Component (VC) Selection Memo, draft Section 11 Order, the draft Application Information Requirements (AIR), Cedar's Indigenous Consultation Plan and Reports, the screening of the Application and on the Application and supplemental material, as well as EAO's decision materials. As part of the Working Group, Gitga'at participated in technical meetings throughout the environmental assessment (EA) for Cedar LNG. Gitga'at and the EAO worked together

throughout the environmental assessment, which included joint work planning, consensus-seeking and collaborative drafting of this Section of the EAO's Assessment Report.

Gitga'at and the EAO held biweekly calls during Pre-Application and Application Review to discuss concerns related to Cedar LNG and to understand, address and resolve issues on a case-by-case basis as they were encountered. The EAO and the Agency provided funding to support this engagement. Due to resourcing and capacity constraints, it was Gitga'at's preference that the EAO draft this Gitga'at First Nation Section (Numbered Section 10 of this Report) on their behalf, with iterative review by Gitga'at throughout the Application Review.

The EAO used the following sources in drafting the assessment of Cedar LNG effects on Gitga'at's Indigenous Interests:

- Cedar LNG's Application;
- Information submitted during Application Review by Cedar and Gitga'at;
- Conclusions from the assessment of VCs and other factors in Part B in this Report;
- Cedar's Summary of Mitigation Measures Table;
- Cedar's Indigenous Consultation Reports; and
- Direct engagement between Gitga'at and the EAO.

A summary of Cedar's engagement with Gitga'at is provided in the Application and Cedar's Indigenous Consultation Reports.

10.3 SPATIAL BOUNDARY

This Marine Shipping Route for Cedar LNG spans between the Triple Island Pilot Boarding Station and the marine terminal. Cedar's Application stated that the Gitga'at First Nation Traditional Use and Occupancy Study for the Cedar LNG Project: Final Report determined that 982 traditional use and occupancy sites and areas have the potential to be affected by the shipping of LNG along this route. As shown on Figure 24: Assessment Boundaries for Gitga'at First Nation, below, of the 282 km-long shipping route, 100 km (lower Douglas Channel to the outer north coast of BC), is located within Gitga'at traditional territory. Gitga'at's traditional territory (and reserve lands) overlaps the project assessment areas for nine VCs (Air Quality, Acoustic, Wildlife, Marine Resources, Employment and Economy, Land and Resource Use, Marine Use, Infrastructure and Services, Human Health).

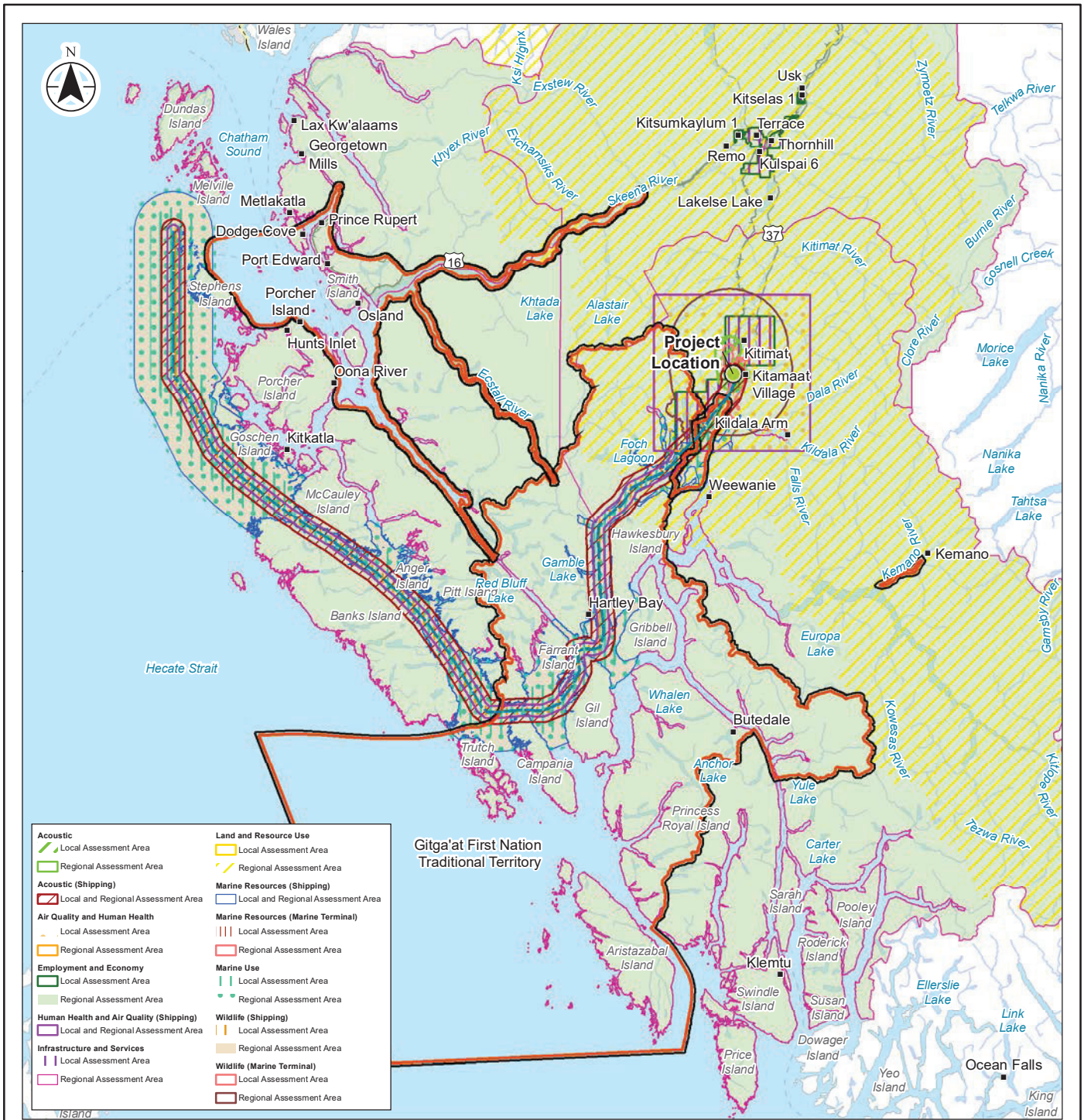


Figure 24: Assessment Boundaries for Gitga'at First Nation

Project Location: Kitimat, British Columbia
Project Number: 123221953
Prepared by: KWONG on 20211126
Discipline Review by: AGAUUREAU on 20211126
GIS Review by: TDINNEEN on 20211126

Client/Project/Report:
Produced by Stantec for Cedar LNG Partners LP for the Cedar LNG Project

Title:
Assessment Boundaries for Gitga'at First Nation

10.4 REGIONAL CONTEXT

Gitga'at indicated that past Crown decisions and the resulting resource extraction and industrial development in the region that have already had significant cumulative effects on Gitga'at's Indigenous Interests. Gitga'at stated that Gitga'at has been disenfranchised from being able to exercise their inherent and Aboriginal rights by Crown decisions, particularly those that have granted land and resource tenures and permits to third parties. Gitga'at also reported that there has been a large increase in industrial development over the past 20 years in northwestern BC, and based on the number of currently operating and proposed projects, Gitga'at now sees this as a major industrial area in Canada.

The North Coast is the location of a number of other industrial projects which are relevant to the assessment of cumulative effects for Cedar LNG. See Section 2.2.4 in Part A for further details on these Projects. These projects have or have the potential to contribute to the existing conditions for the Marine Shipping Route, the marine terminal, or the regional socioeconomic conditions and, through this, affect Gitga'at Indigenous Interests.

Cedar's Application noted that for millennia, Gitga'at has advanced their culture and society (e.g., heritage sites, spiritual sites, oral history, laws), grown their Nation, exercised self-determination, governed and enriched the future of their members through ongoing connection, use and access to the waters and lands of their traditional territory. For Gitga'at people, their well-being is intricately connected to the health of the lands, waters and resources in their traditional territory and rights areas and Gitga'at actively works to protect and sustain the abundance and richness of these areas.

Cedar's Application noted that developments in and near to Gitga'at traditional territory that have had effects on the biophysical and human environment, as well as social and economic conditions, include historic and ongoing legislation, alienation from lands and waters due to pollution and disturbance from intensive development, tourism, and sportfishing along outer coastal islands. Gitga'at has experienced exclusionary tenure policies by various levels of government and have witnessed the commercial exploitation of resources in their traditional territory. Gitga'at has been impacted by the increase in recreationally harvested fish resources and the continuous declines in several major coastal commercial fisheries. Gitga'at has experienced increased marine vessel traffic throughout their territorial waters that interfere with their harvesting plans and travel vessels, resulting in disruptions to their ability to exercise their rights throughout their territory. Gitga'at is currently pursuing resourcing and local infrastructure to develop a marine accident response base at Hartley Bay to reduce the risk and effects from an accident or malfunction from shipping.

Gitga'at has raised concerns that the full effects of Cedar LNG are still unknown and that the proposed mitigations will not be effective at addressing known and unforeseen effects. The increased number of projects and activity in or near to Gitga'at's territory has increased the local population and Gitga'at is concerned about the potential cumulative effects to their rights

and interests including their traditional practices, cultural identity, human health and the environment.

During previous projects, Gitga'at has noted that their seasonal round of marine resource procurement has been drastically altered and impacted over time as a result of industrial and regional development. Many key marine resources no longer are available in their historic abundance; in particular, abalone and sea cucumber are no longer readily available due to industrial over-harvesting. Further examples include chronic effects from shipping accidents, such as the Zalinski and Queen of the North, that have alienated Gitga'at from important harvest sites in their territory. Over time, Gitga'at felt that Gitga'at members have been pushed out of the areas of most concentrated use and cultural importance and the large-scale cumulative impacts have affected Gitga'at's way of life and infringed on their rights. Gitga'at's concerns regarding cumulative effects included: the health and well-being of Gitga'at members, the increase in marine traffic, the increase in local populations, marine safety and air quality. Gitga'at will experience the effects from Cedar LNG marine shipping activities on their Indigenous interests disproportionately based on Gitga'at's strong linkages and dependence on marine resources and Cedar's shipping operations that will go through the cultural heart of Gitga'at Territory.

The EAO notes that there are several federal government initiatives for managing the marine environment, as described in Section 3.1 of Part A. However, Gitga'at has informed both the federal and provincial Crown that it is inappropriate to rely on those processes for the Cedar EA since none of these initiatives are designed to deal with impacts unique to Gitga'at stemming from Cedar LNG, nor are they designed to do so. Further, those initiatives are in the early stages of development and it remains uncertain whether they will produce tangible results to effectively manage shipping operations in Gitga'at territory.

10.5 INDIGENOUS INTERESTS

Cedar identified Indigenous Interests to be assessed in the Application through:

- Meetings with representatives from Gitga'at to discuss Gitga'at's preferred approach;
- Review of publicly available documents;
- Review of confidential documents provided by Gitga'at;
- Incorporation of Gitga'at's two Cedar LNG-specific reports; and
- Additional information and feedback provided by Gitga'at.

The Application assessed the following potential effects to Indigenous Interests:

- Changes in consumption and harvesting;
- Changes to the use and integrity of sacred and culturally important sites and landscape features;
- Changes that affect aspects of Gitga'at First Nation governance;

- Changes to Aboriginal title and rights; and
- Effects to Gitga'at people's health and community well-being (long and short term) due to effects on critical determinants of Gitga'at health.

Based on the Application and through discussion with Gitga'at, the following Indigenous Interests have been identified as having the potential to be adversely affected by Cedar LNG:

- Marine travel routes and land and marine harvesting rights;
- Use and integrity of sacred and culturally important sites and landscape features;
- Indigenous governance, self-determination and territorial stewardship; and
- Indigenous health and community well-being

10.5.1 HARVESTING RIGHTS

BACKGROUND

Harvesting rights was selected as an Indigenous Interest given that these inherent and Aboriginal rights are fundamental to describing potential effects of proposed projects. Harvesting, and particularly harvesting of marine and coastal zone resources, is a foundation of Gitga'at's culture, society and economy.

EXISTING CONDITIONS

Gitga'at's Indigenous economy remains seasonal in which Gitga'at people hunt, fish, harvest, consume and trade in accordance with their customs. Seafood remains the main component of Gitga'at cultural identity, health and well-being, and some seafoods (for example, halibut, seaweed, salmon, cockles, etc.) are traded between Gitga'at and people of other Indigenous nations. These harvested resources are also used for community and ceremonial gatherings. Commonly harvested species include salmon, halibut and other groundfish, as well as marine birds, marine mammals, several species of shellfish and seaweed. The Marine Shipping Route overlaps with key areas for Gitga'at travel and harvesting and Gitga'at is concerned that any loss of access by Gitga'at would be significant. The Application identified that Gitga'at's access to harvesting areas have already been adversely impacted from increases in marine vessel traffic, recreational users and increases in pollution and decreases in land accessibility.

Gitga'at reported to Cedar that there have been significant changes to the availability of resources harvested by Gitga'at people due to industrial overharvesting, shipping accidents alienating Gitga'at from important harvest sites and the community's increasing concern about maritime safety and shipping traffic increases. Further, Gitga'at people have experienced increased vessel traffic throughout their territorial waters that are perceived to and do interfere with their customary travel routes and harvesting activities. Gitga'at has observed that many of their preferred harvest sites are heavily occupied and used by recreational and commercial fishers.

POTENTIAL PROJECT EFFECTS AND PROPOSED MITIGATIONS

Potential Project Effects

The EAO identified the following effects to VCs in Part B, following the application of Mitigation Measures, that could potentially impact Gitga'at's harvesting rights:

- Effects from increase in marine shipping may affect marine fisheries, Indigenous vessel transit and other uses as a result of reduced fishing and other marine use opportunities, interference with access to fishing or marine use areas, increased concerns over safety and the risk of collisions between Gitga'at fishing vessels and project ships and tugs, and a reduced quality of experience due to increase in marine shipping along the Marine Shipping Route and noise, air quality, light and aesthetic effects of LNG vessels (Section 5.9: Marine Use; Section 5.2: Acoustics; Section 5.1: Air Quality);
- Effects on marine mammals and fish during all Project phases due to underwater noise and artificial light are expected to affect marine mammals and fish during construction and operations from shipping (Section 5.6: Marine Resources);
- Injury or mortality to marine organisms is expected during all Project phases from injury or mortality to marine mammals by vessel strikes (Section 5.6: Marine Resources);
- Potential loss of containment of LNG from an LNG carrier accident or malfunction resulting in potentially catastrophic impacts in the immediate area in the short term, and broader and longer term negative effects to air quality, acoustics, wildlife, marine resources and marine use; and
- Wake waves generated by LNG carriers and escort tugs were identified as posing a safety risk to fishers, shoreline harvesters and other Gitga'at marine uses, or resulting in displacement in marine and shoreline harvesting activities (Section 5.9: Marine Use).

Gitga'at also identified increased concerns over safety and the risk of collisions between Gitga'at fishing vessels and project ships and tugs.

Considering the EAO's conclusions on residual effects to these VCs, the information provided in the Application from Cedar regarding potential effects to Gitga'at and discussion with Gitga'at, the EAO and Gitga'at identified the following potential effects to Gitga'at's harvesting rights due to Cedar LNG during construction, operations and decommissioning:

- **Methods, locations and opportunities:** The increased marine vessel traffic within the Marine Shipping Route with the associated sensory disturbances (i.e., noise, light and air quality), increase in local population (e.g., increase in small vessel traffic and recreational fishing activities) and potential for accidents and malfunctions, may result in loss or alteration of preferred travel routes and methods and harvesting methods, locations or opportunities to harvest and fish marine resources, during their seasonal rounds;
- **Time:** Time may be lost when harvesting, including when harvesting for elders and/or redistribution to other Gitga'at members, from the increase in marine vessel traffic in the Marine Shipping Route, and potential for interference with Gitga'at fishing vessels engaged in, and equipment used for harvesting salmon and halibut;

- **Access:** Access to preferred harvesting locations may be lost or altered from an increase in marine vessel traffic, type of vessels, and the potential for accidents and malfunctions in the Marine Shipping Route;
- **Experience:** Harvesting experiences may be altered from an increase in vessel traffic and type of vessels, wake waves, sensory disturbances, and heightened concerns over safety along the Marine Shipping Route, and associated change in noise, air quality and light; and
- **Subsistence-based livelihoods and trade:** Alteration of both subsistence-based livelihoods and trade relationships with neighbouring Indigenous nations may occur from disruption of marine bird movement due to marine vessel traffic, change in marine mammal and fish behaviour and increased risk of marine fish, marine bird, and marine mammal mortality due to potentially fatal strikes with marine vessels, and displacement of marine users due to an increase in vessel traffic and type of vessels and wake waves within the Marine Shipping Route and the potential for accidents and malfunctions.

Mitigation Measures

The Application includes a summary of the measures that Cedar has proposed in response to potential Cedar LNG-related effects on harvesting rights, these include:

- Cedar will work with Gitga'at to develop a shared understanding of how Cedar LNG may affect their interests including the development of the marine transportation management plan;
- Cedar will work with Gitga'at regarding further mitigations of adverse effects to Gitga'at's interests and to enhance project benefits;
- Cedar will, through consultation with Gitga'at, establish an LNG carrier shipping schedule notification process for Indigenous nations with traditional territories overlapping the shipping route to contribute to a reduction of adverse effects (e.g., avoidance, displacement, lost time) due to safety concerns (e.g., wake waves), inconvenience (e.g., pulling fishing gear), or reduced enjoyment (e.g., sensory disturbance); and
- Cedar proposed a marine accident and malfunction Follow-up Program that will include the involvement of Gitga'at.

GITGA'AT AND EAO'S ANALYSIS AND CONCLUSIONS

This section presents Gitga'at and the EAO's conclusions on the potential residual effects from Cedar LNG on harvesting rights.

The EAO identified the following proposed provincial conditions that would mitigate potential effects on Gitga'at marine travel and harvesting rights:

- Marine transportation communication report (Condition 12) which will include communication of project activities that may affect Gitga'at marine activities and a shipping schedule notification process;
- Requirement that Cedar, upon approval by relevant intergovernmental groups,

participate in relevant intergovernmental initiatives related to effects of marine shipping in the region (Condition 16 and within the recommended federal marine transportation management plan); and

- SEMP (Condition 14), which will require Cedar to implement procedures for restricting non-local contractor personnel from engaging in recreational hunting, fishing or ATV or snowmobile use during off-work hours.

The EAO identified the following federal Mitigation Measures and Follow-up Programs under the IAA that would mitigate potential effects to harvesting rights:

- Marine transportation management plan, including: marine communication procedures as well as a safety zone around the marine terminal; work with the Pacific Pilotage Authority and British Columbia Coast Pilots to determine guidance on safe vessel speed for LNG carriers visiting Cedar LNG facilities; and upon request conduct safe shipping workshops for Gitga'at;
- Cedar will require LNG carriers to report Cedar marine mammal strikes as soon as practicable. Cedar will share the reportable information it receives with Gitga'at within 24 hours of receipt.
- Federal Mitigation Measures to mitigate injury, mortality and disturbance of marine fish and marine mammals in the construction and operations of the marine terminal;
- Participate in shipping-related marine spill response plans and facilitate and share with Gitga'at detailed information about any Cedar LNG carrier accident or malfunction that results in a release of cargo or fuel to the environment;
- Follow-up Program on marine use under the IAA including:
 - Work with Gitga'at to establish Indigenous nation-specific plans for monitoring marine shipping effects on Indigenous marine use, and harvesting, and access to important sites;
 - Determining if new publicly available information on characteristics of wake from marine shipping activities, or new Mitigation Measures to reduce wake effects on Indigenous traditional harvesting activities is available;
 - Work with Gitga'at to discuss wake effects and mitigation; and
 - Monitor changes to marine vegetation along the shipping route.

In addition, as marine shipping is a federally regulated activity, Cedar LNG-related shipping will need to meet federal requirements which include usage of escort tugs, proposed route restrictions, safe operating distances between marine craft and safe speeds.

Gitga'at has informed the EAO and federal agencies that the measures listed above do nothing to address the unique project impact to Gitga'at's harvesting rights.

After consideration of the Mitigation Measures and potential effects, described above, the EAO and Gitga'at identified the following residual effects:

- Negative impacts on the ability of Gitga'at to exercise their inherent and Aboriginal

rights to travel to and carry out marine cultural and harvesting activities using their preferred routes, times and methods;

- Negative impacts on the ability of Gitga’at to exercise their inherent rights to self-determination and to practice and experience their culture; and
- Negative impacts on the ability of Gitga’at to maintain and carry out their Indigenous economic activities and practices.

Gitga’at and the EAO’s characterization of the residual effects of Cedar LNG on harvesting rights in the marine environment is summarized in the table below.

Table 75: Summary of Residual Effects for Harvesting Rights in the Marine Environment

Criteria	Assessment Rating	Rationale
Context	Medium resilience	Gitga’at’s exercise of their inherent and aboriginal rights to carry out marine travel and harvesting activities is considered moderately sensitive to change based on existing conditions and existing impacts to marine harvesting.
Magnitude	Moderate	<p>Methods, locations and opportunities: Cedar will have residual adverse effects due to reduction in preferred travel and marine harvesting opportunities.</p> <p>Time: Cedar will result in an incremental adverse impact to time available for harvesting based on frequency of LNG carriers during operations (approximately 50 vessels per year). The frequency of Project vessel traffic during construction would be similar.</p> <p>Access: Cedar will result in incremental adverse impacts on access to harvesting sites.</p> <p>Experience: Cedar will result in an incremental adverse impact on Gitga’at cultural experience based on presence of additional LNG carrier traffic.</p> <p>Subsistence-based livelihoods and trade: Cedar will result in an incremental adverse impact Gitga’at indigenous and commercial livelihoods and trade.</p>
Extent	Regional	The residual effects to harvesting within the marine environment would apply throughout the Marine Terminal Area and Marine Shipping Route.
Duration	Long-term	The incremental/residual adverse impacts to Gitga’at harvesting in the marine environment would persist for the life of Cedar LNG (i.e., 25 to 40 years) which is longer than one generation (i.e., 25 years). Further, changes in harvesting behaviour resulting from Cedar’s project may become entrenched and the impact will likely be permanent.
Frequency	Frequent/Regular	The potential residual effect related to marine harvesting would occur at regular intervals based on low volume of marine traffic during construction and approximately one LNG vessel visiting the Project every 7-10 days during operations (up to approximately 50 carriers annually).

Criteria	Assessment Rating	Rationale
Reversibility	Unknown	Marine wildlife and resources and the quality of the marine environment may recover following decommissioning; however over the lifespan of Cedar LNG may result in permanent harm to harvesting behaviour, experience, skills and methods.
Affected Populations	Disproportionate	The reduction in marine access may disproportionately affect Gitga'at members who rely heavily on marine resources for food, social, ceremonial and economic purposes.
Uncertainty	Moderate	The effectiveness of Mitigation Measures is not known; uncertainty is moderate overall based on the limited knowledge regarding the effectiveness of Mitigation Measures and the difficulty in predicting and quantifying experiential effects or the adjustments that may need to be made by the Gitga'at.

Note: Criteria and assessment ratings are defined in Annex D: Residual Effects Characterization Definitions for Effects on Indigenous Interests.

Cumulative Effects

Potential cumulative effects on both marine navigation and marine fisheries may occur along the shipping route from the interaction of vessels with overlapping routes (e.g., Rio Tinto Terminal A Extension, LNG Canada Export Terminal, MK Bay Marina, regional barging operations, small and large tourism vessels, etc.) or increasing shipping traffic interfering with access to sites or activities (e.g., fishing, shoreline harvesting, cultural and spiritual practices, wilderness tourism activities, etc.), respectively. Cedar LNG would add up to 50 LNG carriers to 465 total large vessel traffic predicted for the route between Kitimat and Triple Island if all past, present, and future projects and physical activities listed in Section 2.2.4 above, proceed.

The in large vessel movements within the Marine Shipping Route that is attributable to Cedar LNG has the potential to prevent or further reduce access to fishing or shoreline harvesting sites, resulting in a disproportionate adverse effect on the Gitga'at due to their reliance on the marine environment and resources for food, social, ceremonial, economic, subsistence and trade purposes.

Cumulative effects associated with Cedar LNG may be alleviated through effective implementation of the North Coast Waterway Management Guidelines, voluntary guidelines developed that provide guidance on routing, speed, communications and other considerations for large and small vessels navigating between Kitimat and Browning Entrance on British Columbia's North Coast. However, Gitga'at indicated that at this time it is unknown whether measures in those guidelines will effectively manage current levels of shipping through Gitga'at territory and cannot be relied on to mitigate impacts of Cedar's shipping traffic.

Given the uncertainties underlying the available assessment information and the lack of knowledge about the effectiveness of Mitigation Measures and conditions, Gitga'at concluded the magnitude of residual and cumulative effects on the various elements and aspects of Gitga'at harvesting rights may range from low to severe.

Conclusion

In consideration of the available information, EAO's engagement with Gitga'at, Gitga'at's engagement with Cedar, Cedar's commitments, cumulative effects, EAO's recommended conditions, and current marine safety initiatives, federal Mitigation Measures, Gitga'at and the EAO anticipate that Cedar LNG will have residual site-specific and broader effects that in combination with other existing and planned projects and developments in the region will result in chronic moderate adverse cumulative impacts on Gitga'at's ability to travel in and carry out Indigenous harvesting activities in the marine environment. Gitga'at concluded the magnitude of residual and cumulative effects on specific elements and aspects of Gitga'at harvesting rights may range from low to severe, depending on the effectiveness of Mitigation Measures.

10.5.2 USE AND INTEGRITY OF SACRED AND CULTURALLY IMPORTANT SITES AND LAND AND MARINE-SCAPE FEATURES

BACKGROUND

The Application stated that Gitga'at conceptualizes their traditional territory as extending beyond the basic geographic features of the physical landscape. They see their territory as being represented by a place where people can connect to their culture and one another, engage in traditional activities and care for marine and land resources that have sustained Gitga'at for millennia.

Within Gitga'at territory, over 200 place names have been identified, demonstrating a long historical connection and ownership of the area. The Application noted that access to and use of these waterways and resource areas are central to Gitga'at's cultural identity and economic well-being.

Gitga'at territory, including waterways and ancestral and historical villages, are affected by marine vessel traffic, which can result in changes to use and integrity of Gitga'at's sacred and culturally important land and marinescape features.

EXISTING CONDITIONS

The Marine Shipping Route is located in the middle of Gitga'at territory with the potential to reduce access in waterways. This access to and stewardship of the waterways and key resource areas are what Gitga'at considers to be central to the cultural identity and economic well-being of their Nation. The well-being of the Gitga'at people is deeply connected to the health of the lands, resources and waters of their traditional territory, including the ability to travel safely to important sites. A further increase in marine vessel traffic in the Marine Shipping Route could result in changes to the use and integrity of sacred and culturally important sites and land and marinescape features (e.g., change in cultural practices and quality of experience) located in Gitga'at traditional territory.

POTENTIAL EFFECTS AND PROPOSED MITIGATIONS

Potential Project Effects

The EAO identified the following effects to VCs in Part B, following the application of Mitigation Measures, that could potentially impact Gitga'at's use and integrity of sacred and culturally important sites and land and marinescape features:

- Effects on use of important sacred and cultural sites and land and marinescape features from increased vessel traffic, and elevated noise along the marine shipping route due to increases in marine shipping traffic and air horns, as well as effects to air quality (Section 5.2: Acoustics; Section 5.1: Air Quality);
- Wake waves generated by LNG carriers and escort tugs were identified as having the potential to result in impact to use and integrity of sacred and culturally important sites and landscape features based on the increase in risk to Gitga'at marine users and shoreline harvesters (Section 5.9: Marine Use);
- Effects from increase in marine shipping along the Marine Shipping Route are anticipated to interfere with local vessel navigation and passage during all Project phases in the cultural heart of Gitga'at territory (Section 5.9: Marine Use); and
- Potential loss of containment of LNG from LNG carrier grounding or collision resulting in insignificant to severe local impacts and long-term adverse effects to acoustics, marine use and heritage.

Gitga'at also identified increased concerns over safety and the risk of collisions between Gitga'at fishing vessels and project ships and tugs.

Considering the EAO's conclusions on residual effects to these VCs, the information provided in the Application from Cedar regarding potential effects to Gitga'at and discussion with Gitga'at, the EAO and Gitga'at identified the following potential effects to use and integrity of sacred and culturally important sites and landscape features due to Cedar LNG during construction, operations and decommissioning:

- **Access and use:** Loss or alteration of use or access to sacred and culturally important sites and land and marinescape features may occur due to increased marine vessel traffic within the Marine Shipping Route, including associated increased concern over safety, wake waves, sensory disturbances and potential for accidents and malfunctions;
- **Traditional knowledge:** Loss or alteration of ability to share traditional knowledge at sacred and culturally important sites and land and marinescape features may occur due to increased marine vessel traffic within the Marine Shipping Route, including associated increased concern over safety, wake waves, sensory disturbances, change in air quality and potential for accidents and malfunctions; and

- **Experience:** Reduced quality of experience at sacred and culturally important sites and land and marinescape features as a result of physical and sensory disturbance may occur due to increased marine vessel traffic within the Marine Shipping Route, including associated increased concern over safety, wake waves, sensory disturbances and change in air quality.

Mitigation Measures

The Application includes a summary of relevant Mitigation Measures identified that Cedar has proposed in response to potential Cedar LNG-related effects on use and integrity of sacred and culturally important sites and landscape features. These include the following:

- Cedar will implement a Worker Code of Conduct and provide cultural awareness training for all workers that includes local and cross-cultural awareness;
- Cedar has committed to developing avoidance and/or mitigation strategies in collaboration with Gitga'at for any known heritage sites affected by Cedar LNG; and
- Cedar proposed an accident and malfunction follow-program that will include the involvement of Gitga'at.

GITGA'AT AND EAO'S ANALYSIS AND CONCLUSIONS

This section presents the EAO's conclusions on the potential adverse residual impacts from Cedar LNG on use and integrity of sacred and culturally important sites and landscape features.

The EAO identified the following proposed provincial conditions that would mitigate potential effects on use and integrity of sacred and culturally important sites and landscape features:

- Marine transportation communication report (Condition 12), as described in Section 10.5.1; and
- SEMP (Condition 14), as described in Section 10.5.1;

The EAO identified the following federal Mitigation Measures and Follow-up Programs under the IAA that could mitigate potential effects to on use and integrity of sacred and culturally important sites and land and marinescape features:

- Marine transportation management plan, as described in Section 10.5.1; and
- Follow-up Program on marine use under the IAA, as described in Section 10.5.1.

In addition, as marine shipping is a federally regulated activity, Cedar LNG-related shipping will need to meet requirements which include usage of escort tugs, proposed route restrictions, safe operating distances between marine craft and safe speeds.

Gitga'at has informed the EAO and federal agencies that the measures listed above do nothing to address the unique project impact to Gitga'at's use and integrity of important sites, land and marinescapes.

After consideration of the Mitigation Measures and potential effects, described above, the EAO and Gitga'at identified the following residual effects:

- Access and use;
- Traditional knowledge; and
- Experience.

Gitga'at and the EAO's characterization of the residual effects of Cedar LNG on use and integrity of sacred and culturally important sites and landscape features are summarized in the table below.

Table 76: Summary of Residual Effects for Use and Integrity of Sacred and Culturally Important Sites and Land and Marinescape Features

Criteria	Assessment Rating	Rationale
Context	Medium resilience	Gitga'at's use and integrity of sacred and culturally important sites and land and marinescape features as an Indigenous Interest in the context of Cedar LNG is considered moderately sensitive to change based on the current volume of marine shipping associated with projects in the area.
Magnitude	Moderate	<p>Access and use: Cedar will result in a moderate magnitude of residual effects to access and use of sites and landscape features due to frequency of LNG carriers (approximately 50 vessels per year) during operations. This frequency is similar to marine shipping frequency during construction.</p> <p>Traditional knowledge: Cedar will result in a moderate magnitude of residual effects to transfer of traditional knowledge between generations.</p> <p>Experience: Cedar will result in a moderate magnitude of residual effects to experience of sites and landscape features based on the frequency of LNG carriers and the associated noise and lights.</p>
Extent	Regional	The residual effects would apply throughout the Marine Terminal Area and Marine Shipping Route.
Duration	Long-term	The residual effect would persist for the life of Cedar LNG (i.e., 25 to 40 years) which is longer than one generation (i.e., 25 years) and is therefore anticipated to be long-term
Frequency	Frequent/Regular	The potential residual effect would occur at regular intervals, varying by phase and based on volume of marine traffic during construction and approximately one LNG carrier visiting the Project every 7-10 days during operations (an additional 50 large vessels to the 465 total large vessel traffic predicted for the route between Kitimat and Triple Island if all past, present and future projects and physical activities listed in Section 2.2.4, above, proceed).
Reversibility	Irreversible	A change in use and integrity of sacred and culturally important sites and land and marinescape features would be irreversible due to factors such as transmission of knowledge between generations (i.e., 25 years).

Criteria	Assessment Rating	Rationale
Affected Population	Disproportionate	The reduction in marine access will disproportionately affect Gitga’at members who rely heavily on marine resources for food, social, ceremonial and economic purposes and since project shipping would be through the cultural heart of Gitga’at Territory.
Uncertainty	Moderate	The effectiveness of Mitigation Measures is not known; uncertainty is moderate overall based on the limited knowledge regarding the effectiveness of Mitigation Measures and the difficulty in predicting and quantifying experiential effects or the adjustments that may need to be made by the Gitga’at.

Note: Criteria and assessment ratings are defined in Annex D: Residual Effects Characterization Definitions for Effects on Indigenous Interests.

Cumulative Effects

The potential cumulative effects resulting from Cedar LNG on the use and integrity of sacred and culturally important sites and land and marinescape features include the those related to marine navigation due to interaction with vessels and increasing shipping traffic, which are described in Section 10.5.1.

The cumulative effects from Cedar LNG on the use and integrity of sacred and culturally important sites and land and marinescape features may be partially alleviated by the Mitigation Measures described in Section 10.5.1.

Gitga’at concluded that given the uncertainties underlying the available assessment information and the lack of knowledge about the effectiveness of Mitigation Measures and conditions, the magnitude of residual and cumulative effects on the various elements and aspects of the use and integrity of sacred and culturally important sites and land and marinescape features may range from low to severe.

Conclusion

In consideration of the available information, EAO’s engagement with Gitga’at, Gitga’at’s engagement with Cedar, Cedar’s commitments, cumulative effects, EAO’s recommended conditions, and federal Mitigation Measures, Gitga’at and the EAO anticipate that the Cedar LNG project will result in a moderate impact on Gitga’at’s use and integrity of sacred and culturally important sites and land and marinescape features. Gitga’at concluded that the actual magnitude of residual and cumulative effects on specific elements and aspects of use and integrity of sacred and culturally important sites and land and marinescape features may range from low to severe, depending on the effectiveness of Mitigation Measures.

10.5.3 INDIGENOUS GOVERNANCE, SELF-DETERMINATION AND TERRITORIAL STEWARDSHIP

BACKGROUND

The Gitga'at have a dual governance arrangement comprised of the elected Gitga'at First Nation Council and the Gitga'at Hereditary Chiefs. The hereditary, matrilineal government structure has been in place since pre-contact times and remains important for Gitga'at.

EXISTING CONDITIONS

Sm'oygit (hereditary leaders) of Gitga'at clan and house groups hold and exercise authority “over cultural affairs and the stewardship and use of lands, waters, and resources in Gitga'at territory.” *Sm'oygit* work closely with Gitga'at Elders in accordance with customary clan and house group decision making processes for decisions affecting marine waters and resources. Although the elected Gitga'at First Nation Council is responsible for providing direction for the Nation and its administration (i.e., development of infrastructure and services, including education, employment, housing, and health, on-reserve to support Gitga'at First Nation members), these aspects of Gitga'at First Nation's socio-economic structure remain tied to their inherent system of self-governance and self-determination, and are therefore considered in this section of the assessment.

Gitga'at offers educational services to support their members (e.g., Hartley Bay School offers educational programs for youth in kindergarten to Grade 12) through integration of culturally appropriate programming and works closely with the health department to provide health education activities based on children and family health priorities. The Gitga'at Oceans and Lands Department is responsible for territorial stewardship under the direction of Gitga'at Leadership Council comprised of both elected and hereditary leadership. The Gitga'at Health Department provides community health and wellness services and cultural support through organized cultural programs, such as harvesting initiatives. The Gitga'at Emergency Response Team provides services to the community of Hartley Bay focused on the emergency preparedness and response, fire protection, emergency medical response and search and rescue.

POTENTIAL EFFECTS AND PROPOSED MITIGATIONS

Potential Project Effects

The EAO identified the following residual effects to VCs in Part B, following the application of Mitigation Measures, that could potentially impact Gitga'at's Indigenous governance, self-determination and territorial stewardship:

- Effects from increase in marine shipping along the Marine Shipping Route are anticipated to interfere with vessel passage and the marine environment during all Project phases in a small proportion of navigable waters (Section 5.9: Marine Use);

Gitga'at also identified the following residual effects:

- Increased marine traffic creates an additional burden on stewardship and community wellness that requires Gitga'at to dedicate resources and capacity to engage in shipping management, health services and emergency preparedness and response; and
- Increased population, workforce and income in the region will increase wilderness and marine recreation activity and require Gitga'at to dedicate additional resources and capacity to monitoring, management and stewardship activities.

Considering the EAO's conclusions on residual effects to these VCs, the information provided in the Application from Cedar regarding potential effects to Gitga'at and discussion with Gitga'at, the EAO and Gitga'at identified the following potential effects to Indigenous governance, self-determination and territorial stewardship due to Cedar LNG during construction, operations and decommissioning:

- **Decision making:** Changes in Gitga'at's ability to make decisions regarding marine use will occur due to an increase in major marine vessel traffic in Gitga'at Territory;
- **Territorial stewardship:** Gitga'at will need to dedicate additional resources toward monitoring and management of marine vessel traffic and to monitoring, assess and respond to changes in the marine environment and increased access to and use of natural resources in Gitga'at Territory; and
- **Employment and economy:** Potential positive and negative effects may be experienced due to changes in regional employment and the associated potential for wage inflation, labour drawdown, inequitable access to training and employment, increased cost of living and increased cost of housing, services and capital construction.

Mitigation Measures

The Application includes a summary of relevant Mitigation Measures identified that Cedar has proposed in response to potential Cedar LNG-related effects on Indigenous governance, self-determination and territorial stewardship, these include:

- Cedar will work with Gitga'at to develop a shared understanding of how Cedar LNG may affect their interests including the development of the marine transportation management plan;
- Development of a marine transportation management Plan, in accordance with applicable federal and provincial legislation and regulations, to communicate Cedar LNG construction activities to other marine users with involvement of Indigenous nations;
- Cedar will continue to consult with Gitga'at regarding economic opportunities to help reduce adverse effects on community equality and equity;

- Cedar will implement a local hire and procurement policy during construction and operation and promote training opportunities where feasible to limit an increase in demand on local infrastructure and services from non-locally resident workers and reduce adverse effects on social cohesion through a continuation of existing community equity and equality;
- Cedar will identify potential shortages of workers with specific skill requirements and training, and work with Gitga'at to increase opportunities for Indigenous and local community members to obtain training required for project participation;
- Cedar will develop a contracting and procurement strategy that recognizes and acknowledges Indigenous businesses; and
- Cedar will notify Gitga'at of employment and training opportunities related to Cedar LNG.

GITGA'AT AND EAO'S ANALYSIS AND CONCLUSIONS

This section presents Gitga'at and the EAO's conclusions on the potential adverse residual impacts from Cedar LNG on Indigenous governance, self-determination and territorial stewardship.

The EAO identified the following proposed provincial conditions that would mitigate potential effects on Indigenous governance, self-determination and territorial stewardship:

- Community feedback process (Condition 11), which will allow Gitga'at to submit questions regarding the Project and review Cedar's report based on questions received; and
- SEMP (Condition 14), which requires Cedar to provide hiring and training measures including local hiring, job training and apprenticeships, measures to inform local residents and Indigenous nations of job and procurement opportunities, inform local and Indigenous employment agencies and economic development organizations to plan for increased demand in labour, on-the-job training programs and apprenticeship opportunities, and requirements for Cedar and its contractors to adopt and implement policies and practices for providing opportunities to Regional businesses and contractors.

The EAO identified the following federal Mitigation Measures and Follow-up Programs under the IAA that would mitigate potential effects to on Indigenous governance, self-determination and territorial stewardship:

- Marine transportation management plan, as described in Section 10.5.1;
- Measures to inform local residents and Indigenous nations of job and procurement opportunities during all project phases and providing information to local and

Indigenous employment agencies and economic development organizations to help them plan for increased demand for labour, training;

- Identify potential shortages of workers with specific skill requirements and training, and work with local and regional Indigenous employment centers, local and regional training and education facilities, and communities to increase opportunities for Indigenous and local community members to obtain training required for project participation, and on-the-job training programs and apprenticeship opportunities;
- Provide information to local and Indigenous employment agencies and economic development organizations to help them plan for increased demand for labour;
- Provide on-the-job training programs and apprenticeship opportunities;
- Implement policies and practices to provide opportunities to local businesses and contractors; and
- Develop and implement a community feedback process, including mechanisms for community members to submit feedback and concerns related to the project.

After consideration of the Mitigation Measures and potential effects, described above, the EAO and Gitga'at identified the following residual effects:

- Decision making;
- Territorial stewardship, and
- Employment and economy

Gitga'at and the EAO's characterization of the residual effects of Cedar LNG on Indigenous governance, self-determination and territorial stewardship are summarized in the table below.

Table 77: Summary of Residual Effects for Indigenous Governance, Self-Determination and Territorial Stewardship

Criteria	Assessment Rating	Rationale
Context	Medium resilience	Gitga'at's Indigenous governance, self-determination and territorial stewardship has a medium resilience based on the stress that have been experienced from the historical resource extraction and development and the current projects in the region.
Magnitude	Moderate	<p>Decision making: Cedar will result in a moderate magnitude of residual effect to the Indigenous governance, self-determination and territorial stewardship as there is the potential to alter its role or functions, and additional resources will be required to maintain effective territorial stewardship activities. The project will also impact decision-making, planning, and resourcing requirements for services provided by Gitga'at's Health Department and Emergency Response Team.</p> <p>Employment and economy: the residual effect to Gitga'at members' employment will result in a combination of positive and negative</p>

Criteria	Assessment Rating	Rationale
		residual effects. A low magnitude of positive effects will be experienced through increase in local employment opportunities. However, we expect this to be outweighed by a moderate magnitude of negative effects will be experienced due to inequitable ability for subpopulations to participate in employment opportunities, and the potential for increased cost of housing, services and capital construction.
Extent	Regional	Gitga'at will be impacted both within their territory (overlapping the Marine Shipping Route) as well as by regional economic development that will occur outside of their traditional territory.
Duration	Long-term	Indigenous governance, self-determination and territorial stewardship will be impacted throughout all phases of the Project.
Frequency	Irregular	Residual effects will vary in frequency based on the Project phase and occur on an irregular basis based on individual activities occurring in each respective phase.
Reversibility	Irreversible	The various factors that will influence Indigenous governance, self-determination and territorial stewardship (e.g., employment, accommodations, marine traffic) will last throughout the lifetime of the Project (i.e., 25 to 40 years), which is longer than one generation (i.e., 25 years).
Affected Populations	Disproportionate	Residual effects may be disproportionately experienced by subgroups who are already experiencing challenges regarding employment due to external factors (e.g., women, families).
Uncertainty	Moderate	The effectiveness of Mitigation Measures may be moderate; uncertainty is moderate overall based on the uncertainty regarding employment and economy and decision-making including volume of employment throughout the Project's lifetime.

Note: Criteria and assessment ratings are defined in Annex D: Residual Effects Characterization Definitions for Effects on Indigenous Interests.

Cumulative Effects

The potential cumulative effects resulting from Cedar LNG on Indigenous governance, self-determination and territorial stewardship include the those related to marine navigation due to interaction with vessels and increasing shipping traffic, which are described in section 10.5.1.

Potential cumulative effects on Gitga'at employment and economy include those associated with inequitable access to training and employment and increased cost of housing, services and capital construction.

The cumulative effects from Cedar LNG on Indigenous governance, self-determination and territorial stewardship may be alleviated by the Mitigation Measures described in section 10.5.1.

Gitga'at concluded that given the uncertainties underlying the available assessment information and the lack of knowledge about the effectiveness of Mitigation Measures and

conditions, the magnitude of residual and cumulative effects on the various elements and aspects of Gitga'at self-governance, self-determination and territorial stewardship may range from low to severe.

Conclusion

In consideration of the available information, EAO's engagement with Gitga'at, Gitga'at's engagement with Cedar, Cedar's commitments, cumulative effects, EAO's recommended conditions, and federal Mitigation Measures, Gitga'at and the EAO anticipate that Cedar LNG is anticipated to overall result in a moderate negative impact on Gitga'at's Indigenous self-governance, self-determination and territorial stewardship.

Gitga'at concluded that the actual magnitude of residual and cumulative effects on specific elements and aspects of Gitga'at's Indigenous self-governance, self-determination and territorial stewardship may range from low to severe, depending on the effectiveness of Mitigation Measures.

10.5.4 INDIGENOUS HEALTH AND WELL-BEING

BACKGROUND

Gitga'at requested that effects to Gitga'at people's health status (long and short term) be included in the assessment. To address this Gitga'at developed and provided Cedar with two reports: the *Gitga'at First Nation Community Well-being Risk Report* for the Cedar LNG Project and the *Gitga'at First Nation Traditional Use and Occupancy Study for the Cedar LNG Project: Final Report*.

EXISTING CONDITIONS

The Gitga'at First Nation Community Well-Being Risk Report for the Project outlines Gitga'at-specific health valued components, also known as determinants of health (colonization, health of the territory, living your culture, self-governance and cohesion, access to traditional foods, traditional food security, tourism and recreational users, health service access, housing, income and livelihood, employment and working conditions, education and training, climate change, emergency preparedness and response, and health behaviours and outcomes).

Gitga'at raised concerns regarding industrial activities associated with Cedar LNG construction and operations having the potential to amplify effects on Gitga'at health valued components from pre-existing projects. Past projects may have left behind soil and water contamination which acts cumulatively with other past, present, and future projects to degrade the health of the physical environment. Past industrial spills have affected large areas of the traditional territory and damaged or destroyed culturally important harvesting areas. Industrial contamination from present and proposed projects such as Cedar LNG have the potential to cumulatively interact with those from the past. This gradual degradation of the health of

Gitga'at territory presents potential effects on the health of the Gitga'at people through emotional stress, declining mental health, loss of cultural identity and reduced access to spiritual, cultural and social resources in their traditional territories and by compounding existing barriers to Gitga'at culture, Indigenous rights, and food security. As described by Gitga'at, these cumulative effect pathways represent only some of the potential cumulative effects to Gitga'at health valued components and are applicable to one or more phases of Cedar LNG, including decommissioning and long-term.

POTENTIAL PROJECT EFFECTS AND PROPOSED MITIGATIONS

Potential Project Effects

The EAO identified the following residual effects to VCs in Part B, following the application of Mitigation Measures, that could potentially impact Gitga'at's Indigenous health and well-being:

- Change in air quality and acoustics have the potential to negatively affect human health based on durations of exposure and proximity of marine vessels in the Marine Shipping Route (Section 5.12: Human Health);
- Potential negative effects on accommodation availability with the workforce of 500 during construction and 100 during operations (Section 5.10: Infrastructure and Services);
- Positive effects to regional employment with regional gains in employment and income that are moderate in magnitude given the workforce estimates (Section 5.7: Employment and Economy);
 - Positive effects may be unevenly distributed and not benefit groups that are under-represented, including Indigenous peoples and women (Section 6.8: Summary of Effects to Human and Community Well-Being);
- Increase on local childcare demand (daycare and preschool infrastructure) with resulting increase in employment barriers and work-related stress and mental health effects on women in the area (Section 6.8: Summary of Effects to Human and Community Well-Being);
- Health and education inequities due to income levels (Section 6.8: Summary of Effects to Human and Community Well-Being);
- Increase in drug and alcohol abuse and increased incidences of STIs due to increase in disposable income (Section 6.8: Summary of Effects to Human and Community Well-Being);
- Rising cost of housing rentals and availability (Section 6.8: Summary of Effects to Human and Community Well-Being);
- Effects to mental health and well-being from erosion of culture, identity, sense of place and language (Section 6.8: Summary of Effects to Human and Community Well-Being); and
- LNG carrier grounding or collision or allisions resulting in effects to air quality, acoustics, marine use, human health and infrastructure and services.

Considering the EAO's conclusions on residual effects to these VCs, the information provided in the Application from Cedar regarding potential effects to Gitga'at and discussion with Gitga'at, the EAO and Gitga'at noted that potential effects on Indigenous health and well-being, with special consideration of members' health status (long and short term) as they relate to critical determinants of Gitga'at health, could occur through all of the potential effects to the other Indigenous Interests. These potential effects include:

- **Human health:**
 - o Changes in human health (e.g., mental and physical) may occur due to outside stressor and loss of culture may occur through increased marine vessel traffic, associated sensory disturbances and changes to air quality along the Marine Shipping Route;
 - o Changes in human health for the sub-population residing in the region that is already suffering poorer health outcomes may occur due to current exposure (e.g., linkages between industrial emissions and health effects);
- **Social Determinants of Health:** Positive effects through increase in employment that contribute to community well-being. However, employment opportunities outside of Hartley Bay would adversely affect community cohesiveness and sense of connection to territory and key cultural practices and norms. Negative effects through changes in the social, health and culture effects that contribute to changes in human and community well-being (i.e., social determinants of health) of Gitga'at may occur due to effects of Cedar LNG on: employment and work conditions, social inclusion and connectedness, community safety and crime, income and social status, and access to health services, housing, childcare services, and education.

Mitigation Measures

The Application includes a summary of relevant Mitigation Measures identified that Cedar has proposed in response to potential Cedar LNG-related effects on Indigenous health and well-being, these include:

- Cedar will implement a Worker Code of Conduct and provide cultural awareness training for all workers that includes local and cross-cultural awareness and will assist in reducing adverse behaviours of workers in local communities and limit demand on local police and emergency services;
- Cedar proposed a community feedback process that aims to provide open and transparent means for the community to seek information and raise concerns as well as have inquiries addressed in a timely manner during construction and operations;
- Cedar proposed infrastructure and services and GBA Plus Follow-up Programs;
- Mitigation and enhancement measures described throughout this Application are proposed to also reduce adverse residual effects and enhance positive effects on Gitga'at's interests, as applicable;
- Cedar is committed to working with Gitga'at to explore opportunities to further mitigate

adverse effects to Gitga'at's interests and enhance project benefits (e.g., training and employment, contracting opportunities, and cultural awareness training for Cedar staff and contractors);

- Mitigation measures and Follow-up Programs for air quality and acoustics as described in Part B of the Application;
- Regular communication of Cedar LNG-related activities with Gitga'at marine users to provide project updates;
- LNG vessels will maintain safe operating distances from other marine craft;
- Establish an LNG vessel shipping schedule notification process for Indigenous nations with engagement of Nations in development of the notification process;
- Usage of escort tugs between Triple Island the Cedar LNG marine terminal to reduce likelihood of collisions;
- Development of a marine transportation management plan, in accordance with applicable federal and provincial legislation and regulations, to communicate Cedar LNG construction activities to other marine users with involvement of Indigenous nations; and
- Cedar proposed both an accident and malfunction and accommodations and health program that will include the involvement of Gitga'at.

GITGA'AT AND EAO'S ANALYSIS AND CONCLUSIONS

This section presents Gitga'at and the EAO's conclusions on the potential adverse residual impacts from Cedar LNG on Indigenous health and well-being.

The EAO identified the following proposed provincial conditions that would mitigate potential effects on Indigenous health and well-being:

- CEMP (Condition 9), as described in Section 10.5.1;
- Community feedback process (Condition 11), as described in Section 10.5.1;
- HMSP (Condition 13), which will include a plan for addressing communicable diseases and reduce additional burden on the local and regional healthcare system, and require Cedar to provide onsite first-aid station and emergency management program;
- SEMP (Condition 14), which will restrict workers during construction from renting local housing, restrict recreational land use activities of non-resident workforce during off-time hours including no hunting, fishing, ATV or snowmobile use, require training regarding drug and alcohol use, develop and implement a code of ethics, respectful workplace policies and provide cultural awareness training for all workers; and implement gender equity and diversity employment measures and implement Mitigation Measures for gender-based violence.

The EAO identified the following federal Mitigation Measures under the IAA that would mitigate potential effects to Indigenous health and well-being:

- Develop an accommodation policy that prioritizes using workforce accommodation centres or hotels to house non-local workers;
- Develop and implement a gender equity and diversity policy that focuses on hiring local and Indigenous persons, and women to increase project employment among underrepresented populations and consideration of the baseline labour force participation status of under-represented groups in Kitimat and the region;
- Develop and implement workplace violence, harassment, bullying and discrimination processes that promote a safe and respectful environment, including consideration of Indigenous women and girls and calls to justice within the Final Report of the National Inquiry into Missing and Murdered Indigenous Women and Girls; and
- Implement procurement policies and practices to provide opportunities to local businesses and contractors over the life of Cedar LNG to enable Haisla and Indigenous, local and regional businesses and contractors to have repeated or ongoing contracts.

Gitga'at has informed the EAO and federal agencies that the measures listed above do nothing to address the unique project impact to Gitga'at's human health and community well-being.

After consideration of the Mitigation Measures and potential effects, described above, the EAO and Gitga'at identified the following residual effects:

- Human health;
- Social determinants of health;
- Increased displacement from being able to live their culture;
- Increased disenfranchisement from being able to exercise self-government and self-determination;
- Restricted access to and potential loss of important travel routes and cultural sites and land and marinescapes; and
- Increased stress due to increased risk of serious and significant marine vessel accidents and malfunctions.

Gitga'at and the EAO's characterization of the residual effects of Cedar LNG on Indigenous health and well-being are summarized in the table below.

Table 78: Summary of Residual Effects for Indigenous Health and Well-Being

Criteria	Assessment Rating	Rationale
Context	Low resilience	Gitga’at’s Indigenous health and well-being has a low resilience based on the current conditions in the region that have resulted from historical resource extraction and development and the current projects, which do not allow for Gitga’at’s Indigenous health and well-being to easily adapt to additional residual effects.
Magnitude	Moderate	<p>Human health: Cedar will result in residual effects to mental health and community well-being, primarily due to displacement or restricted access to important cultural and spiritual sites and areas, reduced enjoyment of and participation in traditional activities, reduced ability by the Gitga’at to live their way of life, increased stress associated with increased risk of significant marine accidents and malfunctions, increased costs and reduced access to community and regional health and social programs.</p> <p>Social determinants of health: Cedar will result in a negative residual effects. A low magnitude of positive residual effects will be experienced due to increase in employment opportunities. Negative residual effects may range from low to high depending on the effectiveness of Mitigation Measures and the actual effects of the project on key determinants of health.</p>
Extent	Regional	The Project may have residual effects throughout the region and human health and negative effects such as reduced access to health and social programs, increased crime, and increased cost of living may be experienced in some manner by Gitga’at members residing throughout the region.
Duration	Long-term	As the Project lifetime (i.e., 25 to 40 years) is longer than a single generation (i.e., 25 years), the residual effects, with respect to Gitga’at, on human health and social determinants of health are considered long-term.
Frequency	Continuous	The residual effects related to human health and social determinants of health will occur continuously throughout the lifetime of Cedar LNG.
Reversibility	Irreversible	As the Project lifetime is longer than a single generation, the residual effects, with respect to Gitga’at, on human health and social determinants of health are considered irreversible.
Affected Populations	Disproportionate	Residual effects may be disproportionately experienced by subgroups (e.g., women, children, families, Indigenous women requiring specific health services, low-income families requiring housing, other vulnerable populations) who already experience challenges in accessing infrastructure and services and housing in larger centers in Terrace and Kitimat. These subgroups may be more adversely affected than other groups by the increased competition for such services resulting from a Project-related temporary increase in the population.
Uncertainty	Moderate	The effectiveness of mitigation is uncertain since they do not directly relate to how Gitga’at will be uniquely affected by the Project; uncertainty is moderate overall based on the uncertainty in a number of factors related to the Project including level of social risk from the non-

Criteria	Assessment Rating	Rationale
		regional workers (will vary on a case-by-case basis), final long-term effects and effectiveness of Mitigation Measures and conditions.

Note: Criteria and assessment ratings are defined in Annex D: Residual Effects Characterization Definitions for Effects on Indigenous Interests.

Cumulative Effects

The increase in industrial activity, small and large commercial marine vessel traffic, increased labor local force and increased cost of living, capital construction and other elements of community economic development with Cedar LNG, in conjunction with other projects, has the potential for cumulative effects related to: displacement from cultural sites, areas and practices; stress due to increased risk of major marine accidents and malfunctions, reduced access to traditional foods and medicines, reduced access to healthcare and holistic mental health support, reduced food security, increase in homelessness and decrease in access to lands and resources.

Gitga'at concluded that given the uncertainties underlying the available assessment information and the lack of knowledge about the effectiveness of Mitigation Measures and conditions, the magnitude of the actual residual and cumulative effects on the various elements and aspects of Gitga'at self-governance, self-determination and territorial stewardship may range from low to severe.

Conclusion

In consideration of the available information, EAO's engagement with Gitga'at, Gitga'at's engagement with Cedar, Cedar's commitments, cumulative effects, EAO's recommended conditions, and federal Mitigation Measures, Cedar LNG is anticipated to result in an overall moderate negative impact and a potentially minor positive impact on some aspects of Gitga'at's Indigenous health and well-being related to employment opportunities. However, employment opportunities outside of Hartley Bay would adversely affect community cohesiveness and sense of connection to territory and engagement in key cultural practices and norms. Given the uncertainty associated with what the actual Project impacts would be and the effectiveness of Mitigation Measures, Gitga'at feels that the impacts could range from low to severe depending on the component being measured.

10.5.5 POSITIVE EFFECTS OF CEDAR LNG

Positive effects are anticipated within Terrace and Kitimat (e.g., infrastructure and services LAA and the employment and economy LAA) through regional gains in employment and income and benefits to businesses. The Application states that Cedar is working directly with Gitga'at to identify opportunities for Gitga'at to realize potential benefits from Cedar LNG that can be used to both offset potential adverse effects and potentially create positive effects for Gitga'at.

As per the Gitga'at First Nation Liquefied Natural Gas (LNG) Benefits Agreement⁸¹, should Cedar LNG enter the construction phase and Gitga'at provides it support, Gitga'at will be provided annually with approximately \$22,500⁸². Should Cedar LNG be commissioned and begin production (operations), Gitga'at will have the opportunity to receive approximately \$60,000⁸³.

10.6 CONCLUSIONS

Considering the above analyses and the conditions identified in the PD, TOC and the federal Mitigation Measures, the EAO and Gitga'at concluded that Cedar LNG would have the following impacts to Gitga'at's Indigenous Interests:

- Chronic moderate adverse residual and cumulative impacts on Gitga'at's ability to travel in and carry out indigenous harvesting activities in the marine environment;
- Long-term moderate impact on Gitga'at's use and integrity of sacred and culturally important sites and land and marinescape features;
- Long-term moderate negative impact on Gitga'at's Indigenous governance, self-determination and territorial stewardship; and
- Overall moderate negative impact and a potentially minor positive impact on some aspects of Gitga'at's Indigenous health and well-being.

Gitga'at asserts that given the uncertainty associated with what the actual Project impacts would be and the lack of knowledge about the effectiveness of Mitigation Measures, that the impacts could range from low to severe depending on the actual effects of the Project and the component being assessed.

Gitga'at also concluded that Cedar LNG would have the following impacts to Gitga'at's Indigenous Interests:

- Reduced access to or displacement from important cultural sites, areas and practices;
- Increased stress on individual mental health and community well-being due to increased risk of major marine accidents and malfunctions;
- Reduced ability to live Gitga'at culture due to reduced access to traditional foods and medicines;

⁸¹ The full agreement is available here:

<https://apps.nrs.gov.bc.ca/int/fnp/FirstNationDetail.xhtml?name=535C74AAA61E481D85E7A048E9A902EA#>

⁸² This amount is calculated based on tonnes per annum of LNG expected to be produced at the LNG facility, and is calculated by \$0.0075 x 3 million annual tonnes of LNG. Please review the agreement for details regarding additional requirements and adjustments

⁸³ This amount is calculated based on tonnes per annum of LNG actually produced at the LNG facility, and is calculated by \$0.02 x actual volume of LNG produced annually. Please review the agreement for details regarding additional requirements and adjustments

- Reduced access to and increased cost of healthcare and holistic mental health support;
- Reduced food security;
- Exposure to increased crime;
- Reduced ability to exercise self-government and self-determination; and
- Reduced ability to deliver cultural and social programs and advance community economic development do to increased cost of housing, services and capital construction.

While the EAO is of the view that Cedar's potential impacts on Gitga'at's Indigenous Interests have been avoided, minimized, and accommodated to the extent possible for the purposes of the EA, the EAO also recognizes that there are outstanding residual and cumulative impacts, and that these outstanding impacts are reflected in the EAO's and Gitga'at's conclusions. Based on the engagement undertaken with Gitga'at on Cedar LNG, as outlined in Section 10.2, the EAO has concluded that it has fulfilled the provincial Crown's duty to consult with Gitga'at.

Gitga'at disagrees with the EAO's conclusion since residual and cumulative impacts to key interests remain unmitigated after consideration of the recommended Mitigation Measures and Follow-up Programs and the permitting and other regulatory requirements. Gitga'at recommends the provincial crown commit to meaningfully collaborate with Gitga'at to develop, implement and monitor measures to address the remaining unmitigated impacts.

ANNEX D: RESIDUAL EFFECTS CHARACTERIZATION DEFINITIONS FOR EFFECTS ON GITGA’AT INDIGENOUS INTERESTS

Table 79: Residual Effects Characterization Definitions for Effects on Gitga’at Indigenous Interests

		Indigenous Interest Assessments			
Characterization	General Description	Harvesting Rights	Use and Integrity of Sacred and Culturally Important Sites and Landscape Features	Indigenous Governance	Indigenous Health and Well-Being
Context	How sensitive or resilient the Indigenous interest is to the potential residual effect caused by the Project.	<p>Low resilience: the Indigenous interest has low resilience to imposed stresses and will not easily adapt to the potential residual effect</p> <p>Medium resilience: the Indigenous interest has a neutral resilience to imposed stresses and may be able to respond and adapt to the potential residual effect</p> <p>High resilience: the Indigenous interest has high natural resilience to imposed stresses and can respond and adapt to the potential residual effect</p>			
Magnitude	The intensity or severity of the anticipated change. Considers the amount the Indigenous interest is affected (e.g., relative to natural annual variation in the magnitude of change to the Indigenous interest).	<p>Negligible: no detectable change from existing conditions</p> <p>Low: the potential residual effect will slightly alter or change existing conditions but is within historic norms and within the system’s capacity to respond</p> <p>Medium: the potential residual effect will alter or change the nature, role, or function of existing conditions but is within historic norms and within the system’s capacity to respond</p> <p>High: the potential residual effect will substantially alter or change the nature, role, or function of existing conditions and is beyond the system’s capacity to respond</p>			
Extent	The spatial scale over which the residual effect is expected to occur.	<p>Site-specific – the potential residual effect is restricted to the Project area</p> <p>Local – the residual effect will be within the local assessment area</p> <p>Regional: the potential residual effect will be within the regional assessment area</p> <p>Beyond Regional: the potential residual effect will be beyond the regional assessment area</p>			

		Indigenous Interest Assessments			
Characterization	General Description	Harvesting Rights	Use and Integrity of Sacred and Culturally Important Sites and Landscape Features	Indigenous Governance	Indigenous Health and Well-Being
Duration	The period during which the potential effect persists and acts upon the Indigenous interest. This may be longer than the duration of the physical work or activity that produced the potential residual effect.	<p>Short-term: the anticipated potential residual effect will be felt temporarily during the Project’s construction or deconstruction phases only. It also applies to any effect that will occur for less than two years in operations</p> <p>Medium-term: the anticipated potential residual effect will be felt for a limited period of time greater than two years, generally corresponding to operations and decommissioning</p> <p>Long-term: the anticipated potential residual effect will be felt beyond decommissioning</p>			
Frequency	How often or how many times the anticipated residual effect may occur.	<p>Single/Rare: the residual effect is confined to one discrete event or rarely occurs</p> <p>Frequent/Regular: the residual effect occurs at consistent intervals</p> <p>Irregular: the residual effect occurs at sporadic intervals</p> <p>Continuous: the residual effect occurs constantly</p>			
Reversibility	Whether or not the residual effect on the Indigenous interest can be reversed once the physical work or the activity causing the effects stop or Mitigation Measures take effect to eliminate the effect.	<p>Fully Reversible: the residual effect is fully reversible</p> <p>Partially Reversible: the residual effect is partially reversible</p> <p>Irreversible: the residual effect is irreversible</p>			
Affected Populations	The distribution of the effect amongst the population of affected Indigenous nations.	<p>Even: the potential effect is experienced by any or all sub-populations</p> <p>Disproportionate: the potential effect is experienced only by certain populations or experienced more acutely by certain sub-populations</p>			

		Indigenous Interest Assessments			
Characterization	General Description	Harvesting Rights	Use and Integrity of Sacred and Culturally Important Sites and Landscape Features	Indigenous Governance	Indigenous Health and Well-Being
Potential Impact Rating	The seriousness of the impact from residual effect(s) to the Indigenous interest from consideration of the context, magnitude, extent, duration, frequency, reversibility and affected populations.	<p>Negligible: the Indigenous interest is not measurably impacted or modified by the Project</p> <p>Minor: the Indigenous interest is impacted or modified by the Project, but can continue at or near current conditions</p> <p>Moderate: the Indigenous interest is impacted or modified by the Project, and is approaching a threshold</p> <p>Severe: the Indigenous interest is impacted or modified by the Project, and has surpassed a threshold</p>			
Uncertainty	Number of uncertainties remaining / confidence in conclusions of the assessment of potential impact to Indigenous interest.	<p>Low: there is a good understanding of the cause-effect relationship between the Project and the Indigenous interest. Few or no unknown external influences for the Project area that are incomplete). The effectiveness of Mitigation Measures expected to be high. High level of certainty in the conclusions of the assessment of potential impact to Indigenous interest</p> <p>Moderate: the cause-effect relationships between the Project and an Indigenous nation are not fully understood (e.g., a few unknown external influences for the Project area that are incomplete). The effectiveness of Mitigation Measures may be moderate or high. Moderate level of certainty in the conclusions of the assessment of potential impact to Indigenous interest</p> <p>High: the cause-effect relationships between the Project and an Indigenous interest are poorly understood. There may be several unknown external influences for the Project area that is incomplete. The effectiveness of the Mitigation Measures may not yet be proven. There is a high degree of uncertainty in the conclusions of the assessment of potential impact to Indigenous interest</p>			

11 GITXAAŁA NATION

The information collected presented within this Gitxaala Risk and Impact Assessment does not represent acceptance by Gitxaala Nation of the Cedar LNG Project. Further, description of significance/severity rankings does not mean project effects are acceptable or unacceptable to Gitxaala Nation.

The Gitxaala Territorial Management Agency Team presents this document for information purposes only. Any determination on the acceptance or significance/severity of effects remains the sole responsibility of Gitxaala leadership. Citation use or reproduction of the information contained in this document for any other purpose is permissible only with expressed written consent from Gitxaala Nation.

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11.1 INTRODUCTION

The Gitxaala Territorial Management Agency (“GTMA”) Project Team, which includes GTMA staff and technical experts contracted by Gitxaala, drafted this Risk and Impact Assessment (“RIA”) of Cedar LNG Project impacts on Gitxaala Nation’s (“Gitxaala”) Indigenous Interests for information purposes; to inform both Gitxaala leadership and the British Columbia Environmental Assessment Office (“EAO”). The GTMA Project Team is of the view the RIA illustrates a Gitxaala-led assessment that includes consideration of both Indigenous knowledge and the Cedar LNG Project methodology. Further, the GTMA Project Team is of the view that the information provided within this RIA addresses the requirements of the assessment process established in the “Section 11: Order for the Cedar LNG Project” and is consistent with the risk management process described in BC’s “Risk Management Guideline for the BC Public Sector” dated April 2019 which identifies that risk must inform decision making.

The information and analysis were considered in accordance with the British Columbia *Environmental Assessment Act, SBC 2002* (“BCEAA 2002”) and the *Impact Assessment Act, 2019* (“IAA”) to determine whether the Cedar LNG Project is likely to result in significant adverse effects to Gitxaala rights via Gitxaala identified Valued Components (“VC or VCs”), how the severity of the impact is contextualized, and what the overall risk is to Gitxaala Nation. This assessments’ approach is integrated with the experience of the GTMA Project Team. Refer to

Section 11.1.4 for a description of Gitxaala's assessment methods. These methods differ from the EAO's assessment approach to assessing effects to Indigenous Interests.

11.1.1 THE PROJECT

Cedar LNG Partners (GP) Ltd. ("Cedar") is proposing to construct and operate a liquified natural gas ("LNG") export facility within the district of Kitimat, British Columbia (Cedar LNG 2021). The Project will be located on Haisla Nation owned, fee-simple land within the Haisla Nation's traditional territory; approximately 10 kilometres southwest of the Kitimat town centre (Cedar LNG 2021). Cedar intends to apply for a submerged Crown land water lot tenure to encompass the area required for the facility, mooring LNG carriers, and to safely operate the Project (Cedar LNG 2021).

The Project will liquify approximately 8,200 metric tonnes of natural gas per day and will have a storage capacity of 250,000 m³ of LNG (Cedar LNG 2021).

MARINE OPERATIONS

The Project includes marine operations, including transport barges, LNG carriers and tugs, along the shipping route between the Project Area and the Triple Islands pilot boarding station which traverses Gitxaala's territory (Cedar LNG 2021). There are 229,180.76 hectares of Gitxaala territory intersected by the Marine Resources (Shipping) LAA (as per Figure 3.3-5 of the EAC Application). Marine shipping transiting to and from the marine terminal, including the transport of major components and heavy equipment used during construction and the LNG carriers used during operation will enter the assessed shipping route through Dixon Entrance, north of Haida Gwaii, and proceed eastward then southward through Hecate Strait to the Triple Islands pilot boarding station (Cedar LNG 2021). At that time, British Columbia Coast Pilots will board the carriers and it will follow a route south to Browning Entrance at the northern extent of Banks Island, accompanied by a tug (Cedar LNG 2021). Following the eastern shore of Banks Island, the carriers will then enter Principe Channel before navigating through Nepean Sound, Otter Channel, Squally Channel, Lewis Passage, Wright Sound and Douglas Channel to Kitimat with a total transit time of 11-18 hours based on LNG carrier speeds of 8 to 14 knots (Cedar LNG 2021).

Cedar's Application noted marine shipping is anticipated to be the "primary mode of transport for major components (e.g., transformers, struts, FLNG facility) and some heavy equipment used to construct the marine terminal...during peak construction the number of barge movements could be in the range of two movements per week" (Cedar LNG, 2021, p. 7.10-52).

Carriers are anticipated to frequent the Project Area during operations, with approximately 50 round trips annually: an average of one LNG vessel (both inbound and outbound) every 7 to 10 days (Cedar LNG 2021) with a tug escort. As effects from shipping are experienced through interaction between ship movement and Gitxaala citizens, Gitxaala citizens will experience 100

ship passages a year (50 inbound and 50 outbound). Berthing and de-berthing is anticipated to require tugboat assistance and tugs will be owned and operated by a third-party contracted by Cedar (Cedar LNG 2021). Cedar's Application noted "this will result in an approximately 87.7% annual increase in piloted vessel visits to the head of Kitimat Arm, compared to the overall average from 2016 to 2020. This estimate does not include vessel traffic attributed to the LNG Canada Export Terminal" (see p. 7.10-53).

CUMULATIVE MARINE OPERATIONS

A component of severity of impact is the cumulative interactions with the Project which is considered further below. Based on past, present, and reasonably foreseeable future projects and/or physical activities, the cumulative effects case for this Project included in Cedar's Application includes 2,358 vessels per year passing the Triple Island pilot station, thus intersecting the northern portion of the shipping route, on both inbound and outbound movements; including the 50 LNG carriers (round trip) maximum that has been identified for this Project (Cedar LNG 2021). Cedar's predicted 50 LNG carriers per year represent 2.1% of the total large vessel traffic in the cumulative effects case for the Project.

Of the identified vessel movements, Cedar noted the aggregated daily number of large vessel movements that are used in the cumulative effect assessments for air quality, acoustic, marine use and marine resources assessment include:

- 12.9 vessels per day that transit past Triple Island (50% of the vessels coming into port and 50% leaving port)
- 4.3 vessels per day that transit the Browning Entrance and Principe Channel portion of the project shipping route (50% of the vessels transiting northward and 50% transiting southward)
- 3.3 vessels per day that transit the Douglas Channel portion of the project shipping route (50% of the vessels coming into Kitimat and 50% leaving Kitimat)" (p. 7.10-71).

The Application notes "This is a conservative estimate as it assumes that all proposed and or approved projects will be built. Increases in ship volumes related to reasonably foreseeable future projects will occur gradually over time." (Cedar 2021, p. 7.10-73). The assessment did not include smaller vessels, such as fishing vessels and private recreational boats.

POTENTIAL PROJECT EFFECTS OUTSIDE GITXAALA TERRITORY

Although Cedar's marine terminal is located outside Gitxaala territory, Gitxaala remains concerned about environmental and socio-economic effects that may contribute to adverse effects being experienced across the region. However, as this section is intended to assess project effects that may be experienced in Gitxaala territory these regional effects have not been further explored herein. Additionally, the GTMA Project Team acknowledges that Gitxaala Nation is included in the mitigations related to the monitoring and adaptive management of these broader project effects.

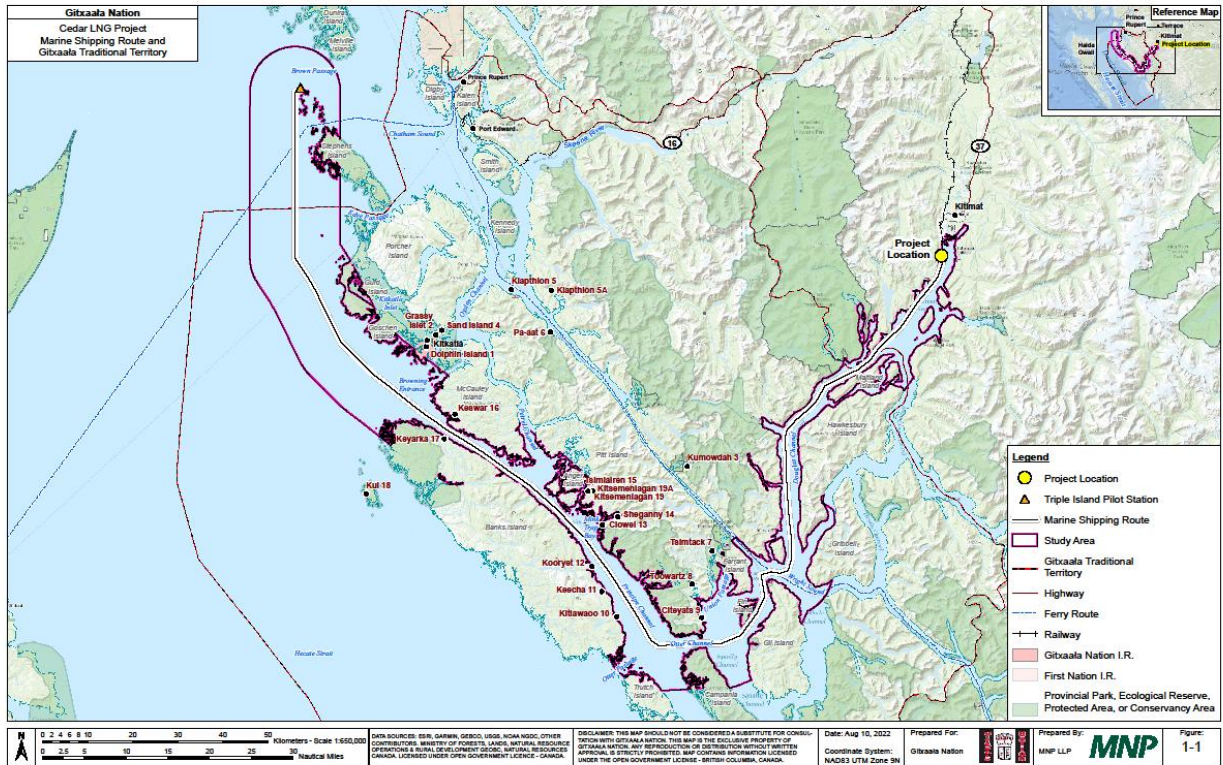


Figure 25: Marine Shipping Route and Gitxaala Traditional Territory

11.1.2 REGULATORY FRAMEWORK

The Project has been designated as a reviewable project under *BCEAA 2002* and as a designated project under the *IAA* (Cedar LNG 2021). This means that the project requires both an environmental assessment certificate as well as a positive decision statement under the *IAA* before it may receive approvals to construct and operate (Cedar LNG 2021). The EAO has confirmed that although the EA for Cedar was done under *BCEAA 2002*, if an EA Certificate is issued the *EAA 2018* will apply to the Certificate. In 2019, the EAO wrote to the president of the Impact Assessment Agency of Canada (“IAAC”) and requested approval for substitution of the impact assessment under the *IAA* with British Columbia’s assessment process under *BCEAA 2002* (Cedar LNG 2021). After a 30-day public comment period, the substitution request was granted with conditions and a Notice of Substitution Approval was published (Cedar LNG 2021). The federal and provincial decisions are separate processes (Cedar LNG 2021).

REGULATORY TIMELINE

To contextualize the timeline for completion of this assessment Report, the regulatory timeline, including both provincial and federal milestones, is detailed as follows:

Table 80: Cedar Regulatory Timeline

Date	Timeline Detail
August 22 / 30, 2019	Cedar Submitted Project Description to the EAO / IAAC
August 30, 2019	EAO issued an Order under section 10(1)(c) stating that the Project was reviewable under <i>BCEAA 2002</i> and that an EAC Application was required
September 17, 2019	EAO wrote to IAAC for a substitution in accordance with the Canada-BC Impact Assessment Cooperation Agreement
December 13, 2019	EAO issued an Order under section 11 requiring an assessment of the Project to be conducted
December 19, 2019	IAAC determined a federal impact assessment is required for the Project
January 24, 2020	Federal Minister of Environment and Climate Change approved the EAO’s substitution request
January 30, 2020	Cedar confirms the Project will be assessed under <i>BCEAA 2002</i>
February 9, 2021	Cedar provided the initial draft AIR for review by the EAO and the working group
November 2, 2021	Cedar provides Gitxaala Nation with a complete draft of the Gitxaala effects assessment
November 15, 2021	Final AIR accepted by the EAO formally establishing the scope of Cedar’s EAC Application
November 30, 2021	Unofficial screening (evaluation) of the Cedar LNG Project Application begins
December 15, 2021	EAO receives Cedar’s Application for an EAC and initiates screening evaluation
January 14, 2022	EAO formally accepts the Application for detailed review
February 4, 2022	EAO receives Cedar’s Application, 180-day Application Review Stage begins
July 20, 2022	Review of the EAO’s draft assessment report is initiated

11.1.3 CEDAR'S ASSESSMENT OF EFFECTS OF THE PROJECT ON GITXAAŁA NATION

Applications crafted under the direction of the British Columbia EAO are typically compartmentalized, with the human and biophysical environment grouped into manageable units appropriate for scientific study. While the breakdown of this compartmentalization can vary, the key aspect of importance in relation to this Report is that Cedar's EAC Application considers the rights of Indigenous peoples in a separate volume from the biophysical and human environment effects, in this case, Part C.

Part A of the Application includes an introduction and background of the Project, Part B includes biophysical and human environment effects assessments, and Part C includes the rights of Indigenous peoples and related interests; with subsequent Parts that include management plans and reporting, federal requirements, summary, and conclusions.

It should be noted that this process of categorization of the human and biophysical environment into discrete units can disassociate the environment from a holistic viewpoint and can miss key pathways where components can interact; whereas Indigenous knowledge held by Gitxaala Nation provides for an understanding of the biophysical and human environments at a landscape level with insight into the interconnectedness.

GITXAAŁA INPUTS FOR THE CEDAR APPLICATION

As part of Gitxaala's ongoing participation in the Project, various inputs were prepared by the GTMA Project Team for submission and consideration by Cedar. The GTMA Project Team was also in charge of the production of these inputs. Inputs included:

Table 81: Gitxaala Nation Inputs for Submission and Consideration by Cedar

1	Gitxaala Nation Valued Component Selection Document – Cedar LNG Liquefaction and Export Terminal (2020)	A report to provide Cedar with an initial list of Gitxaala-specific Valued Components that may be impacted by the proposed Cedar LNG Project.
2	Gitxaala Nation Use Study – Cedar LNG Project (2021)	A report to provide contextual details on the exercise of Gitxaala rights and title related to the proposed Cedar LNG Project
3	Gitxaala Nation Community Health & Socio-Economic Risk Report (2021)	A report to assess the health-related risks, impacts, and opportunities associated with the proposed Cedar LNG Project

The Gitxaala Nation Valued Component Selection Document was prepared to propose Gitxaala-specific Valued Components that may be impacted by the Project to Cedar. This document was completed in 2020 and provided to inform discussions about Application Information Requirements and help guide and inform Gitxaala data collection.

Following this, the Gitxaala Nation Use Study was prepared in 2021 and submitted in draft (pending verification which was completed in 2022). This document outlined the exercise of Gitxaala rights and title and described existing conditions that could be used for assessment purposes by Cedar. This document was meant to inform the effects assessment undertaken by Cedar in Part C of their application. Both the Gitxaala Nation Use Study and the Gitxaala Nation Valued Component Selection Document factor heavily into this Report.

A Gitxaala Nation Community Health and Socio-Economic Risk Report was also completed in 2021. This report was meant to provide Gitxaala specific information which could be used in Part B application sections, as well as inform the Gitxaala-specific assessment in Part C. It included contextual information on socio-economic and health status indicators, Gitxaala's model of health, and information on determinants of health.

GITXAALA RIGHTS AND VALUED COMPONENTS

Gitxaala Nation holds unceded Aboriginal⁸⁴ title to the land and water throughout Gitxaala territory. These rights are *sui generis*, or unique collective rights for the use of, and jurisdiction over, that territory. Aboriginal title is much more expansive than the regulatory interpretation of 'current use of lands and resources for traditional purposes' which is why, through ongoing and iterative work, Gitxaala Nation has developed a suite of Valued Components for proponents to use in their assessments (Vanderjagt and Conacher 2020).

A fundamental principle for the conduct of an environmental assessment process is that not all aspects of the biophysical and human environments can or should be examined in a single application. It is important to ensure all potentially affected components of the environment (including human and biophysical components) are considered for inclusion; however, only those components likely to change through interaction with the project at hand should be ultimately included. Therefore, Gitxaala Nation focused on VCs that are susceptible to impact from Projects throughout their territory, including:

1. Governance,
2. Cultural Identity,
3. Harvesting, and
4. Sacred Places.

These VCs are important to Gitxaala Nation and reflect the landscape level and interconnected nature of Gitxaala interests.

Please see Section 11.6.1 (Governance), Section 11.6.2 (Cultural Identity), Section 11.6.3 (Sacred Places), and Section 11.6.4 (Harvesting) for detailed background and existing conditions of the Gitxaala VCs.

⁸⁴ The term 'Aboriginal' is a defined term within Section 35 of the *Constitution Act, 1982*. The Term is used for legal context only as regulators and industry are moving away from its usage.

PROJECT EFFECTS ON GITXAAĀ NATION IDENTIFIED IN CEDAR'S APPLICATION

As part of the Application for an EAC, Cedar assessed potential project effects on Gitxaala Nation Interests (see Section 13.0 of the Application), including consideration of impacts to Aboriginal or treaty rights recognized and affirmed by section 35 of the *Constitution Act, 1982* (Cedar LNG 2021). This included assessment of Gitxaala identified Valued Components. The preliminary list of potential effects identified by Cedar in Table 13.5.2 in the Application are as follows:

1. Changes that affect Gitxaala Nation title and rights,
2. Changes that affect Gitxaala Nation's four identified valued components, including:
 - a. Changes that affect Gitxaala Nation's Cultural Identity,
 - b. Changes that affect Gitxaala Nation's Governance,
 - c. Changes that affect Gitxaala Nation's Harvesting, and
 - d. Changes that affect Gitxaala Nation's Sacred Places.

Cedar's Application also identified which project components and activities would potentially interact with Gitxaala Nation's Interests. Table 13.5.3 in the Application (p. 13-29) illustrates Cedar predicts those interactions will result from the marine transportation of construction materials/decommissioned infrastructure during construction and decommissioning, respectively, and from marine shipping and transportation during operations. No other interactions with Gitxaala Interests were predicted during construction, operation or decommissioning of the Project.

For the purposes of this assessment, the GTMA Project Team will focus on the Effect Pathways identified in Table 13.5.2 of the Cedar EAC Application.

[Cedar's Identification and Understanding of Gitxaala's Governance Rights](#)

The Cedar EAC Application contains the proponent's assessment on impacts to the Nation, including the identification of impacts on Gitxaala Governance. The Application specifies that effect pathways are:

- Changes the status and position of Hereditary Leaders,
- Changes in the production of traditional foods from particular house territories,
- Changes in the ability to uphold resource management principles and make decision regarding marine and land use,
- Changes in human health (e.g., mental and physical) due to outside stressors and loss of culture, and
- Changes to safety of Nation members (Cedar LNG 2021, 13-27).

The Application further outlines characterizations of residual effects which includes the above noted pathways of effect, as well as the following narratively described effects:

1. The ongoing ability to exert authority and jurisdiction over the house territories that form the basis of the hereditary leadership system (Cedar LNG 2021, 13-63),

2. Changes in ability to make decisions regarding marine use due to increased marine vessel traffic, associated sensory disturbance, and changes to marine navigation or marine fisheries (Cedar LNG 2021, 13-63),
3. Changes to access for accommodations, health care, and social services, emergency services, and other services or amenities (Cedar LNG 2021, 13-63),
4. Reduced access to house territories (Cedar LNG 2021, 13-63).

[Cedar's Identification and Understanding of the Right to Cultural Identity](#)

In the Cedar EAC Application, the proponent identified that the project will result in impacts on Gitxaala Cultural Identity. The Application specifies that effect pathways are:

- Disruption to sense of place,
- Reduction of cultural practices tied to identity,
- Reduction in house status due to loss or alteration of harvested resources within discrete house territories,
- Alteration to marine travel routes, safety, and accessibility of areas in Gitxaala Nation's territory,
- Reduction of cultural transference opportunities in the territory, and
- Changes to community health and well-being (Cedar LNG 2021, 13-27).

[Cedar's Identification and Understanding of the Right to Sacred Places](#)

The Cedar EAC Application identified that the project will result in impacts on Gitxaala Sacred Places. The Application specifies that effect pathways are:

- Loss or alteration of use or access or required conditions of sacred and cultural sites (e.g., damages from wakes and marine accidents),
- Loss or alteration of ability to share traditional knowledge at sacred and cultural sites, and
- Reduced quality of experience and increased avoidance as a result of sensory disturbance (e.g., qualitative disconnect due to changes to air quality, visual quality and noise levels) (Cedar LNG 2021, 13-26).

The Application further outlines characterizations of residual effects which includes the above noted pathways of effect, as well as the narratively described residual effect:

1. Changes to the meaning of Sacred Places (Cedar LNG 2021, 13-55).

[Cedar's Identification and Understanding of Harvesting Rights](#)

The Cedar EAC Application identified that the project will result in impacts on Gitxaala Harvesting. The Application specifies that effect pathways are:

- Loss or alteration of preferred harvesting methods, locations, or opportunities (e.g., alteration to the cultural component of harvesting, interference with fishing equipment, contamination),
- Loss or alteration of culturally critical species (e.g., change in species population health, abundance, migration routes, distribution, morbidity, and mortality)

- Loss of time when harvesting marine resources (e.g., change in harvest efficiency),
- Alteration to the harvesting experience,
- Alteration or reduction of subsistence-based livelihoods and trade networks,
- Changes to quality and quantity of country foods (real or perceived), e.g., change in species abundance and distribution, contamination from accidents,
- Alteration to important ecosystems and marine resource habitats due to impacts of tanker wakes, and
- Alteration to marine ecosystem as a result of introduced invasive species.

CEDAR PROPOSED MITIGATION

Cedar applied mitigation designed for the biophysical and socio-economic components in Part B of their application to the project effects discussed in Part C with additional proposed mitigation targeted to Gitxaala Nation (provided in Table 13.5.5 of the Application). Mitigation and enhancement measures are described as being meant to reduce adverse residual effects and enhance positive effects on Gitxaala Nation's Interests (Cedar LNG 2021). However, it must be noted that there are currently no mitigation or enhancement measures which enhance positive effects on Gitxaala's interests.

Given the identified potential for interactions with Gitxaala Interests to result from marine transport and shipping activities, Cedar's assessment of Marine Use considers two effects that are particularly relevant proxies for the assessment of effects on Gitxaala due to project-related marine operations, which are: 1- changes in marine navigation and 2- changes in marine fisheries and other uses, e.g. Indigenous fisheries, shoreline harvesting, recreation and tourism. Cedar's Application then commits to several Mitigation Measures within the context of a proposed marine transportation management plan that is intended to reduce the likelihood of the predicted effects on Marine Use. As a result of the predicted effects on Gitxaala Interests being linked to Cedar's marine operations, these Marine Use mitigations are also relied on by Cedar as mitigations for effects to Gitxaala Nation.

Please see Section 11.6.1 (Governance), Section 11.6.2 (Cultural Identity), Section 11.6.3 (Sacred Places), and Section 11.6.4 (Harvesting) for discussion of the GTMA Project Team's evaluation of whether Cedar's proposed mitigation would alleviate the predicted Project effects.

11.1.4 GITXAAŁA TERRITORIAL MANAGEMENT AGENCY METHODS FOR GITXAAŁA RISK & IMPACT ASSESSMENT

RESIDUAL EFFECTS EVALUATION AND SEVERITY ANALYSIS

Within Section 13 of the EAC Application, Cedar has identified the residual effects on Gitxaala Nation's interests, which were identified using nine characterization terms: direction, magnitude, extent, duration, frequency, reversibility, affected populations, risk and uncertainty,

and likelihood, adjusted based on Gitxaala feedback. As part of this Report, the GTMA Project Team will evaluate the findings of residual effect and interpret them for each Gitxaala VC.

Further, to facilitate Nation-to-Nation dialogue, Gitxaala Nation and the regulators should collaboratively identify the severity of impact. Severity is described within the federal government’s *Practitioner’s Guide to Impact Assessment* (IAAC 2022) which is meant to assess the overall level of impact in an iterative two-way approach. The GTMA Project Team has undertaken an evaluation of severity for consideration for the Gitxaala leadership.

The following criteria are outlined in the Practitioner’s Guide (IAAC 2022) and were considered to analyze severity:

LIKELIHOOD	How probable it is that an impact would occur
GEOGRAPHIC EXTENT	The range of the impacts in relation to the geographic extent of the rights practiced
FREQUENCY, DURATION, AND REVERSIBILITY	How often the impact may occur within a given time period, the length of time the impact may be discernable, and whether the rights assessed can recover from the impact
COMMUNITY COHESION*	Whether the ability to continue customs, traditions, and practices that are integral to a group’s distinctive culture will be impacted
CUMULATIVE IMPACTS	The degree to which the existing exercise of rights may be more or less vulnerable to impacts from the Project when the impacts are added to, and interact with the baseline conditions
GOVERNANCE	Whether the project impacts the group’s ability and systems for self-governance and self-determination with respect to their members, management of lands and resources; taking into consideration the laws, customs, and structures of the community, including title.
IMPACT INEQUITY	Consideration of impacts on sub-populations including women, elders, youth, two-spirit individuals, and others with consideration of the resiliency of the sub-population to impacts
HEALTH	Consideration of impacts of the project on the health of the community as a whole or the health of individual members; includes physical, mental, emotional and spiritual health.

Figure 26: IAAC Practitioner's Guide Criteria Considered by Gitxaala

* this criterion was renamed from ‘Cultural Well-being’ to be more reflective of Gitxaala Nation understanding

The Likelihood, geographic extent, frequency, duration and reversibility were considered in the evaluation of Cedar’s characterization of residual effects and the quantification of those will be carried forward for the severity analysis for each Gitxaala VC. The additional criteria to analyze severity included in the Practitioner’s Guide, - e.g., community cohesion, cumulative impacts, governance and impact inequity – were considered and described in each VC section, if deemed applicable by the GTMA Project Team.

Ratings, based on criteria from the Practitioner’s Guide, include:

1. **Low Severity** – Impacts are likely to be minor, infrequent, community cohesion is minimally disrupted, there are few or no existing impacts in Gitxaala territory, the project and activities are in alignment with Gitxaala’s vision for the future, the Nation is resilient

enough to sustain impacts and maintain their rights, and/or mitigation will allow the practice of rights and title in the same manner as baseline.

2. **Moderate Severity** – Impacts are likely to be medium, moderate duration, community cohesion is impeded or altered, the project interacts with areas preferred for practice of rights or title, the project may not be compatible with Gitxaala’s vision for the future, the Nation is resilient but impacts and maintenance of rights may be strained, and/or mitigation may not fully address impacts, but rights and title can continue in a modified way.
3. **High Severity** – Impacts are likely to be major, they will be permanent or long-term; occur in areas of preferred exercise of rights; community cohesion is disrupted, impeded, or removed there are many historic or proposed developments of disturbance; the Nation is impacted by the Project with little benefit and mitigation is unable to address the full impact such that the rights are diminished or lost.

Each criterion will be assigned Low, Moderate or High and the average response will characterize the overall severity rating.

RISK RATING

Following evaluation of the severity of the residual effects of the Cedar Project, the GTMA Project Team analyzed and evaluated the level of risk for each Gitxaala Nation VC. This risk rating is meant to illustrate whether the identified effects are reduced or controlled by Cedar’s proposed mitigation to acceptable levels for Gitxaala Nation, or not. A risk rating can illustrate residual effects which are not properly addressed, signaling to Gitxaala Nation that more must be done.

Through adherence to *BCEAA 2002* and associated regulations, policies or practices, the government of British Columbia seeks to manage their risk; and compliance with these ‘controls’ (i.e., regulations) is a risk management priority (Government of British Columbia 2019). However, fulsome consideration of Indigenous rights through legislation, regulations, policies, and practices is still evolving. Therefore, the GTMA Project Team adapted the risk management process outlined in the risk management guideline for the BC public sector to assign a risk rating for each VC. This was meant to assess the likelihood and consequence of the risk event (i.e., impact) and inform Gitxaala Leadership of the overall risk of this Project proceeding.

To achieve a risk rating, the GTMA Project Team used the risk management process outlined in CSA ISO 31000 (Government of British Columbia 2019) and adapted it to apply to this Report.

The process included:



Figure 27: Risk Management Process

Each Gitxaala VC was contextualized within the narrative Sections of this Report (Section 11.6.1, 11.6.2, 11.6.3 and 11.6.4). The risk was evaluated using the existing conditions of the VC as well as the residual effects and mitigation described by Cedar.

Using that information, the inherent risk was classified using the inherent likelihood and inherent consequence of each Project effect occurring. As defined in BC's risk management guideline likelihood is the chance that the risk identified will actually occur and consequences are the outcome of the event, affecting the objectives Likelihood and consequence classifications can be adjusted based on 'risk appetite' with individualized 'score cards' typically being developed to understand the inherent consequence (Government of British Columbia 2019). While statistical data is preferred, in practice risk assessment often relies on experiences instead (Government of British Columbia 2019).

For this Report, experiential data from the Gitxaala Use Report, the VC Report and the GTMA Project Team collective experience was used.

The inherent likelihood was categorized using following categories:

- Rare (1),
- Unlikely (2),
- Possible (3),
- Likely (4),
- Certain (5).

The inherent consequence of risk was ranked using the following categories:

- 'at a Nation level' (5),
- 'at a community/house level' (2.5), and
- at an 'individual level' (1).

Following which, an inherent risk score was calculated via likelihood multiplied by consequence.

LIKELIHOOD			
5	LOW	HIGH	HIGH
4	LOW	MODERATE	HIGH
3	LOW	MODERATE	HIGH
2	LOW	LOW	MODERATE
1	LOW	LOW	LOW
	1	2.5	5
CONSEQUENCE			

Figure 28: Risk Ratings used in the Gitxaala Section

Once the inherent risk score was identified, the GTMA Project Team considered any mitigation which Cedar characterized in its assessment of effects on Gitxaala Nation as intended to control risk (i.e., mitigate the effect) on the Nation and an effectiveness rating was employed: Low (L) effectiveness, Moderate (M) effectiveness, High (H) effectiveness. For example, for Governance, the following controls were identified from Table 13.5.8 in Section 13.0 of the Application:

Table 82: Governance Controls/Mitigations Identified by Gitxaala

Controls/Mitigation⁸⁵

Code	Category
TM	Targeted Mitigation proposed by Cedar
MU	Marine Use Section 7.10
AQ	Air Quality Section 7.2
AC	Acoustic Section 7.3
WL	Wildlife Section 7.5
HH	Human Health Section 7.12
MR	Marine Resources Section 7.7

GOVERNANCE	
Control	Description
TM1	Cedar will continue to work with Gitxaala Nation to develop a shared understanding of how the Project may affect their Indigenous interests. Cedar will continue engaging with Gitxaala Nation to discuss the Project and its effects, understand concerns that may arise and respond to those concerns. Through ongoing engagement (i.e., throughout the life of the Project) and in development of the marine transportation management plan, Cedar aims to maintain a positive long-term relationship with Gitxaala Nation.

⁸⁵ Cedar’s Application included Mitigation Measures that Gitxaala sees as conclusions on the effects of the VC, not Mitigation Measures. Specifically, it is Gitxaala’s view that Cedar’s statements that shipping related noise emissions will “comply with federal and provincial noise guidance” (AC1) and air emissions will “result in NO2 and SO2 concentrations well below applicable criteria” (AQ1/HH1), are conclusions of the proponent’s assessment as opposed to mitigations for the predicted effects.

<p>TM2</p>	<p>Cedar is committed to working with Gitxaala Nation to explore opportunities to further mitigate adverse effects to Gitxaala Nation’s Interests and enhance project benefits. While the scope of these conversations will evolve through ongoing discussions with Gitxaala, Cedar anticipates that key areas of focus will include training and employment, contracting opportunities, and cultural awareness training for Cedar staff and contractors.</p>
<p>TM3</p>	<p>Cedar will establish an LNG carrier shipping schedule notification processes for Indigenous nations with traditional territories overlapping the shipping route (Section 7.10 Marine Use). Cedar will continue to consult with Gitxaala Nation, and other communities identified in the section 11 Order, for the development of a marine shipping notification process and associated communication protocols that facilitate the process for both Cedar and Indigenous communities. The marine shipping notification process will contribute to a reduction of adverse effects (e.g., avoidance, displacement, lost time) due to safety concerns (e.g., wake waves), inconvenience (e.g., pulling fishing gear), or reduced enjoyment (e.g., sensory disturbance). This mitigation measure is intended to reduce project marine vessel traffic impacts to Gitxaala Nation access to and use of their culturally important areas for consumption and harvesting purpose. The effectiveness of this measure is contingent upon Gitxaala Nation’s specific communication protocol needs and implementation of additional public notices.</p>
<p>AQ1</p>	<p>Shipping emissions result in predicted nitrogen dioxide and sulphur dioxide concentrations well below applicable regulatory criteria along the shipping route and do not persist in any location due the motion of the LNG carriers and tugboats.</p>
<p>HH1</p>	<p>Shipping emissions result in predicted nitrogen dioxide and sulphur dioxide concentrations well below applicable regulatory criteria along the shipping route and do not persist in any location due the motion of the LNG carriers and tugboats.</p>
<p>AC1</p>	<p>Noise effects of the project site and shipping activities will comply with federal and provincial noise guidance.</p>
<p>MU1</p>	<p>Regular communication of project activities with Gitxaala marine users will be undertaken. Cedar will provide project updates provided using appropriate engagement methods and media outlets (e.g., online notifications, newspaper, VHF broadcasts through the MCTS) will give marine users advanced notice of the Project’s marine shipping activities. Project LNG carriers will use the CCG’s MCTS to provide notice of planned vessel arrival time at Triple Islands. Updates provided using VHF broadcasts through the MCTS will give marine users advanced notice of the Project’s marine shipping activities.</p>
<p>MU2</p>	<p>Cedar will establish LNG carrier shipping schedule notification processes for Indigenous nations with traditional territories overlapping the shipping route. Engagement with Indigenous communities in the development of a marine shipping notification process will promote the use of methods of notification that facilitate the process for both Cedar and Indigenous communities.</p>
<p>MU3</p>	<p>Cedar will use escort tugs between Triple Islands and Kitimat during LNG carrier transits and to assist with berthing and de-berthing/departure. The use of escort tugs will assist in mitigating drift and powered grounding and with provide more maneuverability if required to avoids collisions and during and speed control of the LNG carriers berthing, thus reducing the likelihood of collision or other adverse interaction with other maritime traffic.</p>
<p>MU4</p>	<p>LNG carriers will adhere to the prescribed route and passing restrictions. This mitigation will decrease the potential for interaction between the Project’s marine traffic and other marine users as LNG carriers will be adhering to a well-established marine shipping route and reduce the potential for collisions by following the passing restrictions described in previous technical review process of marine systems and transshipment sites (TERMPOL) studies and in the draft North Coast Waterways Management Guidelines.</p>
<p>MU5</p>	<p>LNG carriers will maintain safe operating distances from other marine craft This mitigation will decrease the potential for interaction between the Project’s marine traffic and other marine users as LNG carriers will be adhering to a well-established marine shipping route and follow the Collision Regulations as set out in the Canada Shipping Act. Cedar will follow reduce the</p>

	potential for collisions by following the safe operating distances and passing restrictions described in previous TERMPOL studies and in the draft North Coast Waterways Management Guidelines.
MU6	LNG carriers will maintain safe speeds as described in Rule 6 of the Collision Regulations. When implemented, Cedar will follow the draft North Coast Waterway Management Guidelines’ recommendations regarding vessel speed and position. The vessel Master and pilots will use their expertise to navigate the carrier at a safe operating speed as defined in the Collision Regulations, By following and in the draft North Coast Waterway Management Guidelines’ (when implemented) recommendations regarding vessel speed and position, the Project will minimize its wash and wake effects on marine users.
MU7	Cedar will develop and implement a marine transportation management plan, in accordance with applicable federal and provincial legislation and regulations, to communicate project construction activities to other marine users. The marine transportation management plan will include safety measures, communication protocols and recommended monitoring metrics designed to improve safe shipping and enhance communications between the Project’s marine activities and other mariners. As development of the plan will likely involve engagement with DFO, TC, CCG, District of Kitimat, Pacific Pilotage Authority, and Indigenous Groups, it will include measures and communication protocols that are supported by regulatory agencies and marine users, increasing the likelihood that it will minimize effects.
WL1	Lighting for the Project will be designed in a manner that is consistent with the OGC’s Light Control Best Practices Guideline and will consider the measures (i.e., directional or shielded lighting to reduce the vertical or horizontal distribution of light, and Adaptive controls and variable lighting regimes) to reduce risk of injury or mortality and change in movement for marine birds, and migratory birds. Reducing the vertical or horizontal distribution of light and using lighting products with adaptive controls will decrease the likelihood that lit infrastructure will serve as a mechanism for interaction with bats and birds that could result in change in movement patterns due to sensory disturbance and injury or mortality due to collisions.
WL2	Project-related wildlife deaths and conflict animals will be reported as required to appropriate authorities. Reporting requirements and contact information will be provided in the CEMP and operation phase HSSE management program. Reporting wildlife deaths and conflict animals allows for monitoring and adaptive management of waste management practices and other Mitigation Measures relevant to avoiding or reducing human-wildlife conflict.
WL3	A wildlife management plan will be incorporated into the CEMP and will include wildlife-related Mitigation Measures, monitoring plans, and reporting requirements. The wildlife management plan will include guidelines to avoid or reduce project-related loss or alteration of wildlife habitat, impediment of wildlife movement, and injury or mortality of wildlife.
MR1	Communication of risks and increasing awareness of all project-related vessel operators is one of the first steps in reducing risk. In the event of a project-related marine mammal vessel strike, detailed observations will be recorded and reported immediately to the Marine Mammal Response Network through DFO’s ‘Observe, Record, and Report 24-hour hotline’ (DFO 2021b). This program works with partners to track and respond to marine mammal entanglements, strandings, vessel strikes, and other concerns. Lighting for the Project will be designed in a manner that is consistent with the OGC’s Light Control Best Practices Guideline and will consider the following measures: (1) Directional or shielded lighting to reduce the vertical or horizontal distribution of light, and (2) Adaptive controls and variable lighting regimes (e.g., timers, dimmers, motion sensors). The use of task orientated lighting and hooded lamps limits the area and intensity of illumination surrounding near-water structures and vessels (LNG carriers, support vessels and tugs). Reduced light intensity and duration is expected to reduce changes in fish and marine mammal (seals and sea lions) behaviour associated with artificial light.
MR2	Cedar will establish designated equipment refueling areas and develop a spill response plan for construction. This will be incorporated into the CEMP. Maintaining a designated area for

	refuelling will reduce the likelihood and spatial extent of potential fuel spills to the marine environment.
MR3	Lighting for the Project will be designed in a manner that is consistent with the OGC’s Light Control Best Practices Guideline. The use of task orientated lighting and hooded lamps limits the area and intensity of illumination surrounding near-water structures and vessels (LNG carriers, support vessels and tugs). Reduced light intensity and duration is expected to reduce changes in fish and marine mammal (seals and sea lions) behaviour associated with artificial light.

If following application of controls, there was a risk reduction based on the judgement of the GTMA Project Team, this was identified for either the likelihood (“L”) category or consequence (“C”) category and the initial rating was adjusted. The residual risk was recalculated, and an overall residual risk score documented.

The residual risk for all effects were then averaged and classified using ‘risk consequence’. Risk Consequence/Rating includes:

Table 83: Risk Consequence/Rating used in the Gitxaala Section

Risk Rating		Guidance
1-6	Low Risk	Managed through identified mitigations in the proponent’s application
7-12	Moderate Risk	Risk <i>may</i> be managed by additional commitments and/or details on mitigations in the proponent’s assessment; or through the inclusion of adaptive management and monitoring in collaboration with the Nation.
13-25	High Risk	Risk is not managed by existing mitigations, or management plans. Additional mitigation <i>may</i> reduce the risk; however, no commitments or conditions exist to date.

DETERMINING SIGNIFICANCE

Collaborative interaction between the regulators, Gitxaala, and proponents should inform the significance determination as per the approach defined within the Policy and Guidance for *Determining Whether a Designated Project is Likely to Cause Significant Adverse Environmental Effects under the Canadian Environmental Assessment Act, 2012* (IAAC 2018), in the absence of updated guidance applicable to the IAA.

The GTMA Project Team has undertaken a significance determination using a Gitxaala-specific methodology that respects Gitxaala’s current and historic context, governance, and the information provided in the draft Gitxaala Use Study, the EAC Application, and on-going discussions with federal authorities, the EAO, and Cedar. To align with standardized assessment methodology, the significance determination included consideration of likelihood of the effect, confidence by the GTMA Project Team in the Application’s prediction of the effect, and associated risk of the effect as per the above risk rating scale.

Typically, significance is decided using well understood benchmarks. However, as no benchmarks for Gitxaala VCs exist, this will be based on experiential documentation from Gitxaala harvesters coupled with the experience, professional judgement, and insight of the GTMA Project Team.

To reach a significance determination, the GTMA Project Team employed the following systematic examination:

1. Does the mitigation identified by Cedar reduce the potential impacts to ensure no residual effects persist?
 - a. If the answer is yes, the effect is not significant.
 - b. If the answer is no, the effect is carried forward for further consideration.
2. Are the residual effects characterized by 4 or more adverse criteria (i.e., moderate and above)?
 - a. If the answer is no, the effect is not significant.
 - b. If the answer is yes, the effect is carried forward for further consideration.
3. What is the likelihood of the effect occurring?
 - a. If the effect is unlikely to occur, the effect is not significant.
 - b. If the effect is likely to occur, and has met all above noted criteria, the effect is considered significant.
4. What is the overall risk rating for the residual effect?
 - a. If the effect has met all above noted criteria, and the risk is moderate to high the effect is considered significant.

See Section 11.6.1 (Governance), Section 11.6.2 (Cultural Identity), Section 11.6.3 (Sacred Places) and Section 11.6.4 (Harvesting) for analysis and conclusions related to the significance of effects from Cedar LNG.

11.2 EXPECTED EFFECTS ON GITXAAŁA VALUED COMPONENTS

Gitxaala VCs, considered within the Cedar Application and by the GTMA Project Team, are explored in Sections below: 11.6.1 Governance, 11.6.2 Cultural Identity, 11.6.3 Sacred Places, and 11.6.4 Harvesting.

11.2.1 GOVERNANCE

CONTEXT OF VALUED COMPONENT

As per the Gitxaala Use Study, Gitxaala's Governance structures and protocols are unique and enduring. They are tied Gitxaala's Indigenous rights, to the lands and waters in the Gitxaala territory, and to culturally important resources required to carry out certain Gitxaala cultural actions, activities, or fulfill certain protocols. This includes lands, waters, and resources that may interact with the proposed Project. Project-effects to lands, waters, and resources may directly result in adverse effects to the Gitxaala Governance (Conacher and Vanderjagt 2021).

The traditional system of Gitxaala governance, authority and jurisdiction over territories depends on a healthy environment. The political structure of the Nation is a matrilineal, location-based hereditary system that includes clans and houses within the broader tribal structure (Conacher and et al 2011). The four clans within Gitxaala are the killer whale [*Gisbutwada*], the eagle [*Laxsgiik*], the wolf [*Laxgibuu*] and the raven [*Ganhada*]; each clan is then further divided into autonomous houses which are typically led by a *Smo'ooygit* (Chief).

The system of passing names and the territories attached to those named requires the ability to use, access, and control the wealth within the location-based territories. *Gugwilx'ya'ansk* can be translated as the Gitxaala process of inheritance or the "process, structure, tradition of passing names and territory to future generations" (Butler 2010). The above-described system of governance and system of resource management is still intact today, and it requires a direct connection back to the lands and waters to function. Specifically, if the tie to the resource is gone, there will be no functioning system of Gitxaala Governance (Conacher and et al 2011) (Conacher and Vanderjagt 2021).

Gitxaala Governance includes interrelated components that interact with the Cedar project, including:

1. Clans, Houses and Territories,
2. The transfer of names and territories,
3. Feasting and status, and
4. Gitxaala places of importance.

The Cedar Application describes Gitxaala's Governance structures as being "...deeply connected to their Indigenous title and rights, as well as to their traditional lands and waters, and the myriad culturally [sic] important resources that are necessary to fulfill cultural actions, activities

and protocols” (Cedar LNG 2021, 13-11). The Application further notes that “[f]or Gitxaala Nation, their traditional system of governance, authority and jurisdiction over their traditional lands and waters is contingent upon a healthy environment (Gitxaala Nation 2020). Their traditional and enduring system of *Gugwilx’ya’ansk*, translated as “the Gitxaala process of inheritance” or “the process, structure, and tradition of passing names and the territories attached to those names to future generations”, necessitates their active use, access, and control of the “wealth within their territories” (Gitxaala Nation 2020)” (Cedar LNG 2021, 13-12).

Potential Project interactions noted by Cedar with the identified Gitxaala VC of Governance include:

Table 84: Cedar Potential Project Interactions which Affect Gitxaala Nation’s Governance

Project Activities and Physical Works	Potential Project Effects
	Changes that affect Gitxaala Nation’s Governance
Construction	
Marine transport of construction materials to site	Identified as a key interaction resulting in potential adverse effects of particular importance or concern; warrants further detailed consideration
Operation	
Marine shipping and transportation	Identified as a key interaction resulting in potential adverse effects of particular importance or concern; warrants further detailed consideration
Decommissioning	
Marine transport of decommissioned infrastructure	Identified as a key interaction resulting in potential adverse effects of particular importance or concern; warrants further detailed consideration

EXISTING CONDITIONS OF VALUED COMPONENT

Gitxaala Nation maintains a strong governance structure through established leadership. The elected council, which consists of six members, is elected through the Gitxaala Nation Custom Election code, and governs the administration of programs, including housing, public works, and health services (Conacher and Vanderjagt 2021). The current Gitxaala Nation’s elected leadership’s term expires on April 16, 2025 (CIRNAC 2021).

The Gitxaala Nation is a sovereign, self-governing, and self-sustaining Indigenous Nation (Conacher and Vanderjagt 2021). Gitxaala is not a signatory of an historic treaty and is not currently involved in the modern tripartite treaty process with the Government of British Columbia and Canada. Gitxaala is currently exploring a tripartite reconciliation agreement.

While Gitxaala’s system of governance is strong, there are pressures on this system (i.e., mechanisms of interference) which contribute to baseline conditions. This largely includes assertion of federal and provincial laws and lack of formal recognition of Gitxaala authority and jurisdiction.

Governmental pressures are primarily related to the imposition of regulation or decisions without the FPIC of Gitxaala elected and Hereditary leadership. This is pervasive and systemic, ranging from the imposition of fishing regulations to health and social services on reserve. This

results in, and exacerbates, colonial interference with Gitxaala Governance of marine and land areas throughout Gitxaala territory. Fishing licenses are granted, logging permits issued – all without respecting the jurisdiction or control of the Gitxaala elected and Hereditary leadership, oftentimes without their input or knowledge. This serves to impair Gitxaala systems of governance and contributes to the baseline conditions of this VC.

In addition to the above noted information, the Practitioner’s Guide includes guidance on the Assessment of Potential Impacts on the Rights of Indigenous Peoples (IAAC 2022) also notes a variety of factors that should be considered to understand the potential impacts on Indigenous rights related to cultural well-being, two of which directly relate to Gitxaala Governance. The GTMA Project Team has evaluated these factors and identified that a number of these factors experience varying levels of existing interference:

Table 85: Levels of Existing Interference

Category	Mechanism of Interference
Low Interference	1 or less
Moderate Interference	2
High Interference	3 or more

Mechanisms for interference include:

- Political (e.g., Acts, regulations, legislation applied to Gitxaala),
- Social (e.g., individual, household and community level policies),
- Environmental (e.g., external environmental management or policies),
- Economic, and
- Regulatory (e.g., project approvals without FPIC).

Factors applicable to Governance and related levels and mechanism for interference include:

Table 86: Gitxaala Governance VC Interference

Factor	Level of Existing Interference	Mechanism of Interference
Reactions of spiritual or cultural entities to changes to the environment	High Interference	<ul style="list-style-type: none"> • Political • Social • Environmental • Economic • Regulatory
Indigenous laws	High Interference	<ul style="list-style-type: none"> • Political • Social • Environmental • Economic • Regulatory

CEDAR IDENTIFIED PATHWAYS OF EFFECT & RESIDUAL EFFECTS TO VC

The methodology used to complete the assessment of effects to Gitxaala Governance was identified by Cedar as being designed to address statutory requirements under the federal *IAA* and the equivalent requirements of *BCEAA 2002*. The GTMA Project Team notes that the narratively described residual effects for Governance and the pathways of effect vary throughout the Application. For the purposes of this document, the GTMA Project Team will focus on the Effect Pathways identified in Table 13.5.2 of the Application, which are:

- Changes the [sic] status and position of Hereditary Leaders,
- Changes in the production of traditional foods from particular house territories,
- Changes in the ability to uphold resource management principles and make decision regarding marine and land use,
- Changes in human health (e.g., mental and physical) due to outside stressors and loss of culture, and
- Changes to safety of Nation members.

CEDAR PROPOSED MITIGATIONS FOR EFFECTS TO VC

Cedar did not propose specific Mitigation Measures for potential effects to Gitxaala Governance that were developed in partnership with Gitxaala Nation. Instead, to address potential impacts to Gitxaala Governance VC Cedar applied generalized mitigation (referred to as targeted mitigation within this Report) and applied mitigation from Part B, related to biophysical components such as marine use, wildlife, etc.. The below table identifies the GTMA Project Team's evaluation of whether the targeted mitigation proposed addresses, partially addresses, or fully addresses the identified effect; and further on, an additional table considers the identified Part B mitigation.

Table 87: Cedar Proposed Mitigations for Effects to Gitxaala VCs

Mitigation Measure	Identified Effects	Does not Address Effect	Potentially Address Effect	Address Effect in Full
Governance – Targeted Mitigation				
Cedar will continue to work with Gitxaala Nation to develop a shared understanding of how the Project may affect their Indigenous interests. Cedar will continue engaging with Gitxaala Nation to discuss the Project and its effects, understand concerns that may arise and respond to those concerns. Through ongoing engagement (i.e., throughout the life of the Project) and in development of the marine transportation management plan, Cedar aims to maintain a positive long-term relationship with Gitxaala Nation.	Changes in the ability to uphold resource management principles and make decisions regarding land and marine use	-	✓	-
	Change in status and position of Gitxaala Nation’s hereditary leaders and hereditary table	✓	-	-
	Changes in human health (e.g., mental and physical) due to outside stressors and loss of culture	✓	-	-
	Changes to safety of Nation members	-	✓	-
	Change in the production of traditional foods from particular house territories	✓	-	-
Cedar is committed to working with Gitxaala Nation to explore opportunities to further mitigate adverse effects to Gitxaala Nation’s Interests and enhance project benefits. While the scope of these conversations will evolve through ongoing discussions with Gitxaala, Cedar anticipates that key areas of focus will include training and employment, contracting opportunities, and cultural awareness training for Cedar staff and contractors.	Changes in the ability to uphold resource management principles and make decisions regarding land and marine use	✓	-	-
	Change in status and position of Gitxaala Nation’s hereditary leaders and hereditary table	✓	-	-
	Changes in human health (e.g., mental and physical) due to outside stressors and loss of culture	✓	-	-
	Changes to safety of Nation members	✓	-	-
	Change in the production of traditional foods from particular house territories	✓	-	-

Cedar also referred to mitigations within Section 7.2 – Air Quality, Section 7.3 - Acoustic, Section 7.12 - Human Health, Section 7.10 - Marine Use, Section 7.5 - Wildlife, and Section 7.7 - Marine Resources to further address potential impacts to the Gitxaala Governance VC.

Code	Category
MU	Marine Use Section 7.10
AQ	Air Quality Section 7.2
AC	Acoustic Section 7.3
WL	Wildlife Section 7.5
HH	Human Health Section 7.12
MR	Marine Resources Section 7.7

Figure 29: Cedar Part B Mitigation Codes

These Part B mitigations were applied to Governance and Figure 2-5 identifies the GTMA Project Team’s evaluation of whether the proposed mitigation addresses, potentially addresses, or fully addresses the identified effect on Gitxaala Governance. As noted, these mitigations are not specific to the impacts on Gitxaala VCs. Instead, the section of Cedar’s assessment restates the conclusions reached in previous Part B sections, with no specific considerations paid to the potential effects unique to Gitxaala title, rights and VCs.

Table 88: Effectiveness of Cedar Part B Mitigation

Identified Effect	Cedar Part B Mitigation Code	Does not Address Effect	Potentially Address Effect	Address Effect in Full
Changes in the ability to uphold resource management principles and make decisions regarding land and marine use	MU	✓	-	-
Change in status and position of Gitxaala Nation’s hereditary leaders and hereditary table	MU	✓	-	-
Changes in human health (e.g., mental and physical) due to outside stressors and loss of culture	AQ, AC, HH ⁸⁶	✓	-	-
Changes to safety of Nation members	MU	-	✓	-
Change in the production of traditional foods from particular house territories	WL	✓	-	-

The GTMA Project Team is of the view the identified effect of ‘Changes to Safety of Nation Members’ may be potentially addressed through Cedar’s proposed Part B mitigation detailed in Marine Use which identified:

- the establishment of a LNG carrier shipping schedule notification process for Indigenous

⁸⁶ It is Gitxaala’s view that Cedar’s statements that shipping related noise emissions will “comply with federal and provincial noise guidance” (AC/HH) and air emissions will “result in NO2 and SO2 concentrations well below applicable criteria” (AQ/HH), are conclusions of the proponent’s assessment as opposed to mitigations for the predicted effects.

nations, subject to continued engagement on the development of this process,

- regular communication on Project activities with Gitxaala marine users through online notifications, newspapers, VHF broadcasts through MCTS, and
- Cedar will develop and implement a marine transportation management plan, in accordance with applicable federal and provincial legislation and regulations, to communicate project construction activities to other marine users, etc.

These mitigations are not specifically targeted to the Part C assessment and, therefore, can only be classified as potentially addressing the identified effect as they are not direct or proportional. However, the GTMA Project Team agrees with Cedar's acknowledgement that some uncertainty exists regarding the ability of marine users to receive the communications and the specifics of the notification processes to be established. In addition, if Gitxaala citizens are required to adjust their behaviour to accommodate marine traffic based on a shipping schedule and communication procedures, those measures cannot be characterized as mitigation for impacts on Indigenous rights, including Governance.

RESIDUAL EFFECTS EVALUATION AND SEVERITY ANALYSIS FOR VC

As described in Section 11.4.1, Cedar completed a characterization of residual effects for Governance effects using standard criteria (e.g., direction, magnitude, extent, duration, reversibility, frequency, affected populations, risk and uncertainty and likelihood). The GTMA Project Team reviewed and adjusted the residual effects characterization based on the professional judgement of the team and the information captured in both the Gitxaala Use Study and Section 13 of the Cedar EAC Application. The table below documents the GTMA Project Team's evaluation of Cedar's characterization of residual effects for the Gitxaala Governance.

Table 89: Residual Effects Characterization for Gitxaala Governance

Criteria	Cedar Rating	Cedar Rationale	Gitxaala Rating	Gitxaala Rationale
Direction	Adverse	An effect that move the measurable parameters related to the effect in a detrimental direction relative to baseline is categorized as Adverse.	Adverse	An effect that move the measurable parameters related to the effect in a detrimental direction relative to baseline is categorized as Adverse.
Magnitude	Moderate	An effect that may reduce but not eliminate the ability to maintain the interest, based on existing conditions is considered Moderate.	High (see below for details)	An effect that may greatly reduce or eliminate the ability to maintain the interest, based on existing conditions is considered High.
Extent	Marine Shipping LAA	Effects that extend into the LAA are identified by this qualifier	Marine Shipping LAA	Effects that extend into the LAA are identified by this qualifier
Duration	Long-Term	A long-term effect extends beyond the timespan of a single generation.	Long-Term	A long-term effect extends beyond the timespan of a single generation.
Reversibility	Reversible	Effects that are likely to be reversed after activity completion and reclamation are deemed Reversible.	Irreversible (see below for details)	The residual effect is unlikely to be reversed
Frequency	Irregular Event, Regular Event	Effects that occur with no set schedule are determined to be irregular; and effects that occur are regular intervals are deemed regular.	Irregular Event, Regular Event	Effects that occur with no set schedule are determined to be irregular; and effects that occur are regular intervals are deemed regular.
Affected Populations	Disproportionately Distributed	Disproportionately distributed effects are felt only by certain subpopulations or experienced more acutely by certain subpopulations	Disproportionately Distributed	Disproportionately distributed effects are felt only by certain subpopulations or experienced more acutely by certain subpopulations
Risk and Uncertainty	Overestimated	Overestimated effects are predicted using overestimation either quantitatively or qualitatively	Underestimated (see below for details)	Underestimated effects are predicted using underestimate either quantitatively or qualitatively
Likelihood	High	Effect that are identified as High Likelihood cannot be practically avoided or mitigated and adverse residual effects are likely to occur.	High	Effect that are identified as High Likelihood cannot be practically avoided or mitigated and adverse residual effects are likely to occur.

In the opinion of the GTMA Project Team, the residual effects criteria for Magnitude, Reversibility and Uncertainty must be increased to ‘high’, ‘irreversible’ and ‘underestimated’, respectively.

Magnitude defines ‘High’ as an effect that may greatly reduce or eliminate the ability to maintain the interest, based on existing conditions. Without consent the Cedar Project may reduce Gitxaala ability to govern the marine shipping LAA in a preferred manner. This means diminished Governance at a house, clan and Nation level which would have ripple effects through the cultural fabric of Gitxaala Nation. Therefore, the magnitude must be adjusted to high.

The criterion for reversibility must also be adjusted to ‘irreversible’. In ongoing correspondence on the Project, the GTMA Project Team has continually expressed disagreement with the Application’s characterization of residual effects as ‘reversible’. The change of governance ability and/or authority during the life of the project, beyond the timespan of a single generation (i.e., ~25 years), will result in an irreparable impact on Gitxaala Governance.

The proponent has identified that they have ranked residual effects higher ratings in relation to Part B VCs. However, this is not apparent in the residual effect characterization as, in the view of the GTMA Project team, the residual impacts are underestimated as the applied Part B mitigation does not reduce, control or eliminate any potential impact to an acceptable level. In fact, the above mitigation illustrates a disconnect between the biophysical VCs and the specific Gitxaala VC Project Pathways. This means that the mitigation and residual effects described strictly relate to the biophysical VCs and not directly to the Project pathways per se. Therefore, the GTMA find that there was an underestimation of the potential effects on the Nation as the proponent failed to accurately describe the potential magnification of project effects on specific Gitxaala citizens and/or use areas.

Severity

As described in section 11.1.4 (Residual Effects Evaluation and Severity Analysis) the revised Gitxaala ratings for the residual effects characterization criteria of likelihood, geographic extent, frequency, duration, and reversibility and the quantification of those criteria is carried forward and adapted for the severity analysis (see Figure 30).

The GTMA Project Team also deemed the following criteria for severity applicable to the Gitxaala VC of Governance and have described the relationship to severity as follows:

Community Cohesion

Some criteria of community cohesion which are associated with Governance include customs, traditions and ceremonies; reactions of cultural entities to changes to the environment; and Gitxaala laws. There is acknowledgement within the Cedar EAC Application that the culture, identity, mental health, physical health and overall cohesion may be impacted by the Project (Cedar LNG 2021). Further, the Gitxaala Use Study describes the negative reaction of cultural

entities to intrusion within the territory without adherence to Gitxaala protocols, where known or can be shared. As there will be project impacts to areas of cultural importance that may impede and alter access; the project will result in changes or perceptible changes to Gitxaala; and the jurisdiction and control of Gitxaala Nation over the Project in relation to these changes is limited, the severity of community cohesion as a criterion is moderate.

Cumulative Impacts

The Marine Shipping LAA has existing traffic which impedes Gitxaala Governance (e.g., Ferry traffic, see section 11.1.2 (Cumulative Marine Operations) for additional context), as well as Projects that are in development which will contribute to the overall cumulative impacts on Gitxaala Nation (e.g., LNG Canada Export Terminal).

However, direct traffic is only one aspect which cumulatively interacts with Gitxaala Governance. For example, within section 11.2.1 (Existing Conditions of Valued Component) this Report, the Report describes factors applicable to Governance and related levels of mechanism for interference. The factor of Indigenous law has a high level of existing interference due to political factors (e.g., colonial laws and regulations) whereby Gitxaala must adhere to colonial frameworks of laws with no consideration for their own laws or systems of justice. As Gitxaala benchmarks for impacts to Governance have yet to be defined, and there are other projects, traffic and colonial laws/regulations in place which act in combination to affect Gitxaala Governance, therefore cumulative impacts as a criterion is assessed as having a high level of severity.

It should be noted that this is a broader, persistent and pervasive issue than this project approval can address. Therefore, there is additional need for government-to-government complimentary measures and ongoing commitment from federal agencies to continue co-management work in recognition of Gitxaala rights and title.

Governance and Impact Inequity

The Project, by the nature of the colonial regulatory system, impacts Gitxaala decision-making processes. Title includes the right to decide how land and water will be used. As Gitxaala has unceded title to, at minimum, the Marine Shipping LAA, the Project and project approval pose an obstruction to the connection to title. Based on this, the impacts on governance as a criterion is assessed as having a high level of severity without FPIC.

As above, these are broader, persistent and pervasive issues than this project approval can address. Therefore, there is additional need for government-to-government complimentary measures and ongoing commitment from federal agencies to continue co-management work in recognition of Gitxaala rights and title.

The definition of severity is also influenced by impact inequity. This means that while Gitxaala rights holders are impacted by the Project, there is little balance in terms of benefit to the Nation. Impact inequity is also relevant in terms of house leaders along the Marine Shipping

LAA which will experience acute impacts while others with territories outside the Marine Shipping LAA will be relatively unaffected. This sub-population is vulnerable to adverse impacts in that their status and position in the community is directly tied to the health (real or perceived) of their house territories and to the continued access to that locale and its resources. Therefore, impact inequity is moderate – where house leaders may experience higher impacts on their title and rights where others may accrue some benefits.

Severity Criteria	Severity Rating
Likelihood	High
Geographic Extent	Moderate (Local)
Frequency	Moderate (R/IR)
Duration	High (Long-Term)
Reversibility	Irreversible
Community Cohesion	Moderate
Cumulative Impacts	High
Governance and Impact Inequity	High and Moderate

Figure 30: Severity Rankings

Based on the above criteria the overall severity of impact for the VC of Governance is High.

RISK RATING FOR GOVERNANCE VC

Following the evaluation of the severity, the GTMA Project Team analyzed and evaluated the level of risk for impacts to the Governance VC as described in section 11.5.2 This was meant to assess the probability and consequence of the risk event (i.e., impact). Each potential effect was contextualized; and the inherent risk classified. Following which, an inherent risk score was calculated (see Figure 31).

Effect	Inherent Likelihood	Inherent Consequence	Inherent Risk Score
Changes to the Status and position of Hereditary Leaders	4	5	20
Changes in the production of traditional foods from particular house territories	3	5	15
Changes in the ability to uphold resource management principles and make decisions regarding land and marine use	3	5	15
Changes in human health due to outside stressors and loss of culture	3	5	15
Changes to safety of Nation members	3	5	15

Figure 31: Inherent Risk

Subsequent, any mitigation that specifically addressed the risk and impact to the Nation proposed by Cedar to control risk (i.e., impacts) was rated and applied to identify residual risk (see Figure 32).

Effect	Mitigation or Control	Effectiveness	Effectiveness Application (Likelihood 'L' or Consequence 'C')	Residual Likelihood	Residual Consequence	Residual Risk Score
Changes to the Status and position of Hereditary Leaders	MU	L	-	4	5	20
Changes in the production of traditional foods from particular house territories	WL	L	-	3	5	15
Changes in the ability to uphold resource management principles and make decisions regarding land and marine use	MU	L	-	3	5	15
Changes in human health due to outside stressors and loss of culture	AQ/AC/HH	L	-	3	5	15
Changes to safety of Nation members	MU	M	C	3	2.5	7.5
TM: Targeted Mitigation proposed by Cedar MU: Marine Use Section 7.10	AQ: Air Quality Section 7.2 AC: Acoustic Section 7.3	WL: Wildlife Section 7.5 HH: Human Health Section 7.12	MR: Marine Resources Section 7.7			

Figure 32: Residual Risk

The GTMA Project Team rated the effectiveness of proposed mitigation as low for all effects except ‘Changes to Safety of Nation Members’ which was rated as medium. This was due to the proposed measures related to Marine Use as noted in section 11.2.1 (Cedar Proposed Mitigations for Effects to VC) , including:

- the establishment of a LNG carrier shipping schedule notification process for Indigenous nations, subject to continued engagement on the development of this process,
- regular communication of Project activities with Gitxaala marine users through online notifications, newspapers, VHF broadcasts through MCTS, and
- Cedar will develop and implement a marine transportation management plan, in accordance with applicable federal and provincial legislation and regulations, to communicate project construction activities to other marine users, etc.

This reduced the consequence from ‘Nation Level’ to ‘Community/House Level’.

Following this, the residual risk score was averaged, and the average value was used to quantify the overall risk rating for Governance. Based on the potential effects, the overall risk for Gitxaala Governance is 15, or a high risk (see Figure 33).

Risk Rating		Guidance
13-25	High Risk	Risk is not managed by existing mitigations, or management plans. Additional mitigation <i>may</i> reduce the risk; however, no commitments or conditions exist to date.

Figure 33: Overall Risk Rating for Gitxaala Governance

SIGNIFICANCE DETERMINATION

As significance determinations are complex, difficult, and most importantly, subjective, they must involve a process. Therefore, in order to reach a significance determination, the GTMA Project team employed systematic questioning outlined in section 11.1.4 (Determining Significance). The Cedar mitigation, as proposed, does not reduce the potential impacts to ensure no residual effects persist and the residual effects are characterized by 4 or more adverse criteria; further the effect is designated as likely by both the GTMA and Cedar. Finally, the risk rating of the indicators is classified as high risk.

Based on this and the information outlined above from within the EAC Application, the Gitxaala Use Study (2021), and based on the GTMA Project Team's collective experience, the GTMA Project Team concludes that the project is likely to cause significant adverse effects on Governance of Gitxaala Nation.

Additional post-approval actions must be discussed with Gitxaala Nation. Pending discussion, the effects could potentially be reduced, and confidence increased. This could potentially result in the severity and risk of effect being controlled to a point which is acceptable to the Nation. However, these effects would still contribute to criteria which were used to define severity of impact and will still include an element of risk. Therefore, will require diligence in the post-approval phase to ensure proper management.

EAO Input

The EAO acknowledges Gitxaala's conclusions that a residual effect is anticipated on Gitxaala Nation Governance.

The EAO identified the following proposed provincial conditions that would mitigate potential effects on Gitxaala Nation Governance:

- *Marine transportation communication report (Condition 12), which will include communication of project activities that may affect Gitxaala marine users, a shipping schedule notification process, and grievance process for Gitxaala marine users related to LNG carrier interference with marine use;*

The EAO identified the following federal Mitigation Measures and Follow-up Programs under the IAA that would mitigate potential effects to Indigenous governance:

- *Marine transportation management plan, including: marine communication procedures as well as a safety zone around the marine terminal; work with the Pacific Pilotage Authority and British Columbia Coast Pilots to determine guidance on safe vessel speed for LNG carriers visiting Cedar LNG facilities; and upon request conduct safe shipping workshops for Gitxaala;*
- *Develop and implement a community feedback process, including mechanisms for community members to submit feedback and concerns related to the project implement, modify or add additional mitigation measure(s) and/or follow-up requirements in response to the feedback received, and offer to meet with Gitxaala to improve its implementation.*
- *Follow-up Program on marine use under the IAA including:*
 - *Work with Gitxaala to establish Indigenous nation-specific plans for monitoring marine shipping effects on Indigenous marine use, and harvesting, and access to important sites;*
 - *Determining if new publicly available information on characteristics of wake from marine shipping activities, or new Mitigation Measures to reduce wake effects on Indigenous traditional harvesting activities is available;*
 - *Offer to meet with Gitxaala to discuss wake effects and mitigation; and*
 - *Monitor changes to marine vegetation along the shipping route.*

Gitxaala Response to EAO Input

The GTMA Project Team considered the proposed provincial conditions and federal Mitigation Measures and Follow-up Programs under the IAA that the EAO identified would mitigate potential effects on Gitxaala Nation Governance; however, the Team found that these proposed conditions and Mitigation Measures reduced the specificity of those included in the Application by the Proponent, any measures deemed relevant have effectively already been considered above in section 11.2.1 (Risk Rating for Governance VC), with the exception of the federal mitigation measure of a community feedback process and the Follow-up Program on marine use under the IAA. GTMA notes the federal community feedback process puts the onus on community members to report concerns, as such it is not a mitigation on Indigenous Interests, particularly Governance. In GTMA's view a condition that empowers the proponent to decide what issues require "follow-up actions, mitigations, or resolutions" and how those would be undertaken, is not an effective mitigation for effects on Gitxaala Governance. However, this condition could be strengthened, and reconsidered as a mitigation of the

potential effects to Gitxaala Governance, if it were to include a commitment that the resolution of issues raised by Gitxaala in this process would be implemented to the satisfaction of the Nation. Without such a commitment GTMA remains of the view this condition is not a mitigation on Gitxaala's Governance.

The GTMA Project Team welcomes the proposed federal Follow-up Program on marine use under the IAA; however, as noted in the Outstanding Issues section of this assessment (Section 11.3), consultation with federal authorities on the federal conditions remains ongoing. As of the time of submission, GTMA remains unclear how the federal Follow-up Program on marine use will be incorporated into the legally enforceable conditions that will be included in the federal decision statement, which is necessary to determine if GTMA's outstanding concerns have been addressed.

However, as of the date of submission, there have been no written commitments made by federal regulators, and as such, the *EAO Inputs* do not change the analysis or conclusions on the effects of the Project on the Gitxaala Governance VC.

11.2.2 CULTURAL IDENTITY

CONTEXT OF VALUED COMPONENT

As per the Gitxaala Use Study, Gitxaala’s Cultural Identity is defined through shared elements that are distinctly tied to being Gitxaala. In addition to these shared elements, there is an element of locationality as overall cultural identity is linked to Gitxaala ability to access their territories and important places and continue marine and land harvesting (Conacher and Vanderjagt 2021). This geographic relationship between specific locales and Gitxaala Cultural Identity is emphasized in the Gitxaala Use Study which indicates that preservation of sites is important to Gitxaala to ensure Cultural Identity is conserved and shared with the next generations (Conacher and Vanderjagt 2021).

In addition, there are 10 key components that were identified as part of Gitxaala Cultural Identity through previous work with the Nation. These included, but are certainly not limited to, (1) Gitxaala relationship to the ocean, (2) Gitxaala cultural continuity and longevity, (3) the Sm’algyax language, (4) harvesting and consumption of traditional foods, (5) generosity of knowledge and resources, (6) cultural transmission and teaching, (7) governance practices and protocols, (8) respect for culture, people and territory/resources, (9) history of warriors and survival, and (10) the Gitxaala traditional territory (Vanderjagt, Campbell, Conacher 2014).

The Cedar Application affirms the ten connected aspects that make Gitxaala a distinct and cohesive nation, listed above; and also illustrates an understanding that Gitxaala sense of place is connected to Cultural Identity (Cedar LNG 2021, 13-3, 13-4). It is noted that changes in air quality; sensory disturbance from, for example, noise or smell; and quality of the overall experience influence Gitxaala Nation’s sense of place (Cedar LNG 2021, 13-4). Further noted is the risk to cultural identity of Nation members which could be affected should those members not be able to carry out key activities pertaining to their Cultural Identity (Cedar LNG 2021, 13-12).

Potential Project interactions noted by Cedar with the identified VC of Cultural Identity include:

Project Activities and Physical Works	Potential Project Effects
	Changes that affect Gitxaala Nation’s Cultural Identity
Construction	
Marine transport of construction materials to site	Identified as a key interaction resulting in potential adverse effects of particular importance or concern; warrants further detailed consideration.
Operation	
Marine shipping and transportation	Identified as a key interaction resulting in potential adverse effects of particular importance or concern; warrants further detailed consideration.
Decommissioning	
Marine transport of decommissioned infrastructure	Identified as a key interaction resulting in potential adverse effects of particular importance or concern; warrants further detailed consideration.

Figure 34: Cedar Potential Project Interactions

EXISTING CONDITIONS OF VALUED COMPONENT

While Gitxaala’s culture and cultural identity is, overall, resilient and strong, there are historic and current pressures which influence Gitxaala Cultural Identity and contribute to baseline conditions. These pressures historically and cumulatively impact conditions of Gitxaala Cultural Identity.

This can be evidenced through application of the Practitioner’s Guide to Federal Impact Assessments under the *Impact Assessment Act* (IAAC 2022) which includes a variety of factors contribute to well-being. The GTMA Project Team has evaluated these factors and identified that a number of these factors experience varying levels of existing interference:

Category	Mechanism of Interference
Low Interference	1 or less
Moderate Interference	2
High Interference	3 or more

Figure 35: Levels of Existing Interference

Mechanisms for interference include:

- Political (e.g., Acts, regulations, legislation applied to Gitxaala),
- Social (e.g., individual, household and community level policies),
- Environmental (e.g., external environmental management or policies),
- Economic, and
- Regulatory (e.g., project approvals without FPIC).

Table 90: Gitxaala Cultural Identity VC Interference

Factor	Level of Existing Interference	Mechanism of Interference
Continuity of traditions	Moderate Interference	<ul style="list-style-type: none"> • Social • Economic
Cohesion of family groups	Moderate Interference	<ul style="list-style-type: none"> • Social
Privacy or peace needed for practicing rights	Moderate Interference	<ul style="list-style-type: none"> • Environmental • Regulatory
Quality of the experience of practicing the right, both spiritually and physically	Moderate Interference	<ul style="list-style-type: none"> • Environmental • Regulatory
Social organization, customs, traditions, and ceremonies	Moderate Interference	<ul style="list-style-type: none"> • Social • Economic
Stories and storytelling opportunities	High Interference	<ul style="list-style-type: none"> • Social • Political • Regulatory

Factor	Level of Existing Interference	Mechanism of Interference
Use and transmission of language and knowledge	High Interference	<ul style="list-style-type: none"> • Political • Social • Environmental • Economic • Regulatory
How resources are tied to ceremonies or regalia	Moderate Interference	<ul style="list-style-type: none"> • Environmental • Social • Economic

In addition to the above noted factors for well-being, there are also location-based aspects to Gitxaala Cultural Identity which must be considered within the baseline. This includes specific locations and areas in proximity to the Marine Shipping LAA which form part of Gitxaala Cultural Identity. Locations consist of the narrowest part of Principe Channel where naxnox is present; hereditary territory along Principe Channel; and cabins/settlement sites along Principe Channel (Conacher and Vanderjagt 2021).

CEDAR IDENTIFIED PATHWAY OF IMPACT & RESIDUAL EFFECTS TO VC

As per section 11.2.1 (Cedar Identified Pathways of Effect & Residual Effects to VCs), the methodology used to complete the assessment of effects to Gitxaala Cultural Identity was identified by Cedar as being designed to address statutory requirements under the federal *IAA* and the equivalent requirements of *BCEAA 2002*. Based on this methodology, Cedar identified that there are pathways of effect including:

- Disruption to sense of place,
- Reduction of cultural practices tied to identity,
- Reduction of house status due to loss or alteration of harvested resources within discrete house territories,
- Alteration to marine travel routes, safety, and accessibility of areas in Gitxaala Nation's territory,
- Reduction of cultural transference opportunities in the territory, and
- Changes to community health and well-being.

CEDAR PROPOSED MITIGATIONS FOR EFFECTS TO VC

Cedar did not propose specific Mitigation Measures for potential effects to Gitxaala Cultural Identity that were developed in partnership with Gitxaala Nation. To address potential impacts to Gitxaala Cultural Identity VC, Cedar applied generalized mitigation (referred to as targeted mitigation within this Report) and applied mitigation from Part B, related to biophysical components such as air quality, acoustic, human health, wildlife, marine resources, and marine use. The below table identifies whether the targeted mitigation proposed addresses, potentially addresses or fully addresses the identified effect; and further on, an additional table considers the identified Part B mitigation.

Table 91: Targeted Mitigations Measures to Address Effects on Gitxaala Cultural Identity

Mitigation Measure	Identified Effects	Does not Address Effect	Potentially Address Effect	Address Effect in Full
Cultural Identity – Targeted Mitigation				
Cedar will continue to work with Gitxaala Nation to develop a shared understanding of how the Project may affect their Indigenous interests. Cedar will continue engaging with Gitxaala Nation to discuss the Project and its effects, understand concerns that may arise and respond to those concerns. Through ongoing engagement (i.e., throughout the life of the Project) and in development of the marine transportation management plan, Cedar aims to maintain a positive long-term relationship with Gitxaala Nation.	Disruption to sense of place	-	✓	-
	Reduction of cultural practices tied to identity	✓	-	-
	Reduction of house status due to loss or alteration of harvested resources within discrete house territories	✓	-	-
	Alteration to marine travel routes, safety, and accessibility of areas in Gitxaala Nation’s territory	-	✓	-
	Reduction of cultural transference opportunities in the territory	✓	-	-
	Changes to community health and well-being	✓	-	-
Cedar is committed to working with Gitxaala Nation to explore opportunities to further mitigate adverse effects to Gitxaala Nation’s Interests and enhance project benefits. While the scope of these conversations will evolve through ongoing discussions with Gitxaala, Cedar anticipates that key areas of focus will include training and employment, contracting opportunities, and cultural awareness training for Cedar staff and contractors.	Disruption to sense of place	✓	-	-
	Reduction of cultural practices tied to identity	✓	-	-
	Reduction of house status due to loss or alteration of harvested resources within discrete house territories	✓	-	-
	Alteration to marine travel routes, safety, and accessibility of areas in Gitxaala Nation’s territory	✓	-	-
	Reduction of cultural transference opportunities in the territory	✓	-	-
	Changes to community health and well-being	✓	-	-

Cedar also referred to mitigations within Section 7.2 – Air Quality, Section 7.3 - Acoustic, Section, 7.12 - Human Health, Section 7.10 - Marine Use, Section 7.5 - Wildlife, and Section 7.7 - Marine Resources to further address potential impacts to the Gitxaala Cultural Identity VC.

Code	Category
MU	Marine Use Section 7.10
AQ	Air Quality Section 7.2
AC	Acoustic Section 7.3
WL	Wildlife Section 7.5
HH	Human Health Section 7.12
MR	Marine Resources Section 7.7

Figure 36: Cedar Part B Mitigation Codes

These Part B mitigations were applied to Cultural Identity and Table 92 identifies whether the proposed mitigation addresses, potentially addresses or fully addresses the identified effect. As noted these mitigations are not specific to the impacts on Gitxaala VCs. Instead, the section of Cedar’s assessment restates the conclusions reached in previous Part B, with no specific considerations paid to the potential effects unique to Gitxaala title, rights and VCs.

Table 92: Effectiveness of Cedar Part B Mitigation

Identified Effect	Cedar Part B Mitigation Code	Does not Address Effect	Potentially Address Effect	Address Effect in Full
Disruption to sense of place	AQ, AC ⁸⁷	✓		-
Reduction of cultural practices tied to identity	WL, MR.MU	✓	-	-
Reduction of house status due to loss or alteration of harvested resources within discrete house territories	WL, MR.MU	✓	-	-
Alteration to marine travel routes, safety, and accessibility of areas in Gitxaala Nation’s territory	WL, MR.MU	-	✓	-
Reduction of cultural transference opportunities in the territory	WL, MR.MU	✓	-	-
Changes to community health and well-being	WL, MR.MU	✓	-	-

The GTMA Project Team is of the view the identified effect of ‘Alteration of marine travel routes, safety, and accessibility of areas in Gitxaala Nation’s territory’ (specifically safety) may potentially be addressed through Cedar’s proposed Part B mitigation details in Marine Use which identified:

- the establishment of a LNG carrier shipping schedule notification process for Indigenous

⁸⁷ It is Gitxaala’s view that Cedar’s statements that shipping related noise emissions will “comply with federal and provincial noise guidance” (AC) and air emissions will “result in NO2 and SO2 concentrations well below applicable criteria” (AQ), are conclusions of the proponent’s assessment as opposed to mitigations for the predicted effects.

- nations, subject to continued engagement on the development of this process,
- regular communication n Project activities with Gitxaala marine users through online notifications, newspapers, VHF broadcasts through MCTS, and
 - Cedar will develop and implement a marine transportation management plan, in accordance with applicable federal and provincial legislation and regulations, to communicate project construction activities to other marine users.

However, as noted in section 11.2.1 (Cedar Proposed Mitigations for Effects to VCs) the GTMA Project Team agrees with Cedar's acknowledgement that some uncertainty exists regarding their effectiveness. In addition, none of these mitigations are specifically targeted to the assessment of effects to the Gitxaala Cultural Identity VC and, therefore, can only be classified as potentially addressing the identified effect as they are not direct or proportional.

RESIDUAL EFFECTS EVALUATION AND SEVERITY ANALYSIS FOR VC

As part of the Application, Cedar completed a characterization of residual effects for the Gitxaala Cultural Identity VC related impacts using standard criteria (e.g., direction, magnitude, extent, duration, reversibility, frequency, affected populations, risk and uncertainty and likelihood). The GTMA Project Team reviewed and adjusted the residual effects characterization based on the professional judgement of the team and the information captured in both the Gitxaala Use Study and Section 13 of the Application (see *Table 93*).

Table 93: Residual Effects Characterization for Gitxaala Cultural Identity

Criteria	Cedar Rating	Cedar Rationale	Gitxaala Rating	Gitxaala Rationale
Direction	Adverse	An effect that move the measurable parameters related to the effect in a detrimental direction relative to baseline is categorized as Adverse.	Adverse	An effect that move the measurable parameters related to the effect in a detrimental direction relative to baseline is categorized as Adverse.
Magnitude	Moderate	An effect that may reduce but not eliminate the ability to maintain the interest, based on existing conditions is considered Moderate.	High (see below for details)	An effect that may greatly reduce or eliminate the ability to maintain the interest, based on existing conditions is considered High.
Extent	Marine Shipping LAA	Effects that extend into the LAA are identified by this qualifier	Marine Shipping LAA	Effects that extend into the LAA are identified by this qualifier
Duration	Long-Term	A long-term effect extends beyond the timespan of a single generation.	Long-Term	A long-term effect extends beyond the timespan of a single generation.
Reversibility	Reversible	Effects that are likely to be reversed after activity completion and reclamation are deemed Reversible.	Irreversible (see below for details)	The residual effect is unlikely to be reversed
Frequency	Irregular Event, Regular Event	Effects that occur with no set schedule are determined to be irregular; and effects that occur are regular intervals are deemed regular.	Irregular Event, Regular Event	Effects that occur with no set schedule are determined to be irregular; and effects that occur are regular intervals are deemed regular.
Affected Populations	Disproportionately Distributed	Disproportionately distributed effects are felt only by certain subpopulations or experienced more acutely by certain subpopulations	Disproportionately Distributed	Disproportionately distributed effects are felt only by certain subpopulations or experienced more acutely by certain subpopulations
Risk and Uncertainty	Overestimated	Overestimated effects are predicted using overestimation either quantitatively or qualitatively	Underestimated (see below for details)	Underestimated effects are predicted using underestimate either quantitatively or qualitatively
Likelihood	High	Effect that are identified as High Likelihood cannot be practically avoided or mitigated and adverse residual effects are likely to occur.	High	Effect that are identified as High Likelihood cannot be practically avoided or mitigated and adverse residual effects are likely to occur.

In the opinion of the GTMA Project Team, the residual effects criteria for Magnitude, Reversibility and Uncertainty must be increased to ‘high’, ‘irreversible’, and ‘underestimated’ respectively.

As noted in Governance, magnitude defines ‘High’ as an effect that may greatly reduce or eliminate the ability to maintain the interest, based on existing conditions. The Cedar Project may greatly reduce house status, and cultural transference opportunities within the Marine Shipping LAA with no targeted mitigation identified. Therefore, the magnitude must be adjusted to high.

As noted in Governance, the criterion for reversibility must also been adjusted to ‘irreversible’. In ongoing correspondence on the Project, the GTMA Project Team has continually stated disagreement with the Application’s characterization of residual effects as ‘reversible’. As noted, if Gitxaala connection to house territories is interrupted (either real or perceived) due to project operations, the impact will likely not be reversible once project operations cease as the connection to that house territory could be effectively lost or damaged, either through changes in the site itself or through perceptive changes.

Additionally, as noted in Governance, underestimation applies in this case as the ‘overestimated’ criteria was described as being applied based on the interconnectedness of the effect pathways that inform Gitxaala Nation’s Cultural Identity. However, the referenced higher ranking of effects and interconnection is not apparent in the residual effect characterization as, in the view of the GTMA Project team, the residual impacts are underestimated as the applied Part B mitigation does not reduce, control or eliminate any potential impact to an acceptable level. In fact, the above mitigation illustrates a disconnect between the biophysical VCs and the specific Gitxaala VC Project Pathways. This means that the mitigation and residual effects described strictly relate to the biophysical VCs and not directly to the Project pathways per se. Therefore, the GTMA find that there was an underestimation of the potential effects on the Nation as the proponent failed to accurately describe the potential magnification of project effects on specific Gitxaala citizens and/or use areas.

However, as the above mitigation demonstrates a disconnect between the biophysical VCs and the specific GTMA Project Pathways, in so far that it does not address the identified effect; the GTMA find that there was an underestimation as limited analysis was completed for the VC itself, including mitigation development.

Severity

As described in section 11.1.4 (Residual Effects Evaluation and Severity Analysis), the revised Gitxaala ratings for the residual effects characterization criteria of likelihood, geographic extent, frequency, duration and reversibility were considered in characterization of residual effects and the quantification of those is carried forward and adapted for the severity analysis.

The GTMA Project Team deemed the following criteria for severity applicable to the Gitxaala VC of Cultural Identity and have described the relationship to severity as follows:

Community Cohesion

Some criteria of community cohesion which are associated with Cultural Identity include continuity of traditions, cohesion of family groups, privacy or peace needed for practicing rights, the quality of the experience of practicing the right (both spiritually and physically), social organization, customs, traditions, ceremonies, stories and storytelling opportunities, language, and seasonality (IAAC 2022). There is acknowledgement within the Application that the cultural practices, cultural transference, and house status may be impacted by the Project. As there will be project impacts to areas of cultural importance and harvested food within house territories, the project will result in changes or perceptible changes to Gitxaala Cultural Identity, and the severity of community cohesion as a criterion is moderate.

Cumulative Impacts

As noted previously, the Marine Shipping LAA has some existing traffic which impedes Gitxaala Cultural Identity (e.g., Ferry traffic), as well as Projects that are in development which will contribute to the overall cumulative impacts on Gitxaala Nation (e.g., LNG Canada Export Terminal); please see section 11.1.1 (Cumulative Marine Operations) for additional details. However, direct traffic is only one aspect that interacts cumulatively with Gitxaala Cultural Identity. For example, within section 11.2.2 (Existing Conditions of Valued Component), this Report describes factors applicable to Cultural Identity and related levels and mechanism for interference. The factor of use and transmission of language and knowledge has a high level of existing interference due to contributing factors such as political, social, environmental, economic and regulatory interference (e.g., colonial school systems, chronic lack of funding, etc.) whereby Gitxaala Nation does not receive adequate support to maintain or revitalize language in conjunction with colonial frameworks which erode it. Therefore, the severity of cumulative impacts as a criterion is considered high.

Governance and Impact Inequity

The Project, by the nature of the colonial regulatory system, impacts Gitxaala cultural norms, stewardship and overall nationhood (IAAC 2022). Title includes the right to decide how land and water will be used. As Gitxaala has unceded title to a large portion of the Marine Shipping LAA, the Project and project approval pose an obstruction to the connection to title. The Project, through identified residual impacts, can affect power balances and/or dynamics in and between house territories. Based on this, the severity of cumulative impacts as a criterion is high.

The definitions of severity are also influenced by impact inequity. This means that while Gitxaala rights holders are impacted by the Project, there is little balance in terms of benefit to the Nation (IAAC 2022). Impact inequity is also relevant in terms of House leaders along the Marine Shipping LAA which will experience acute impacts while others within the Nation will be relatively unaffected. This sub-population is vulnerable to adverse impacts in that their status and position in the community is directly tied to the health (real or perceived) of their house territories and to the continued access to that locale (IAAC 2022). Therefore, impact inequity is

high – where house leaders may experience higher impacts on their title and rights where others may accrue some benefits; creating ripples across the Nation, impacting the overall management system which sustains the Nation.

Severity Criteria	Severity Rating
Community Cohesion	High
Cumulative Effects	High
Governance and Impact Inequity	High
Likelihood	High
Geographic Extent	Moderate (Local)
Frequency	Moderate (R/IR)
Duration	High (Long-Term)
Reversibility	Irreversible

Figure 37: Severity Rankings

Based on the above criteria the overall severity of impact for the VC of Cultural Identity is High.

RISK RATING FOR VC

Following the evaluation of the severity, the GTMA Project Team analyzed and evaluated the level of risk for Cultural Identity. This was meant to assess the probability and consequence of the risk event (i.e., impact). Each Indicator/Unit of Measurement was contextualized; and the inherent risk classified. Following which, an inherent risk score was calculated (see Figure 2-18).

Table 94: Inherent Risk

Effect	Inherent Likelihood	Inherent Consequence	Inherent Risk Score
Disruption to sense of place	3	5	15
Reduction of cultural practices tied to identity	3	2.5	7.5
Reduction of house status due to loss or alteration of harvested resources within discrete house territories	4	2.5	10
Alteration to marine travel routes, safety, and accessibility of areas in Gitxaala Nation’s territory	4	5	20
Reduction of cultural transference opportunities in the territory	3	2.5	7.5
Changes to community health and well-being	3	5	15

Subsequently, any mitigation which was proposed by Cedar to control risk (i.e., effects) was rated and applied to identify residual risk (see Figure 2-19).

Table 95: Residual Risks Identified by Gitxaala

Effect	Mitigation or Control	Effectiveness	Effectiveness Application (Likelihood 'L' or Consequence 'C')	Residual Likelihood	Residual Consequence	Residual Risk Score
Disruption to sense of place	AQ, AC, HH	L	-	3	5	15
Reduction of cultural practices tied to identity	WL, MR, MU	L	-	3	2.5	7.5
Reduction of house status due to loss or alteration of harvested resources within discrete house territories	WL, MR, MU	L	-	4	2.5	10
Alteration to marine travel routes, safety, and accessibility of areas in Gitxaala Nation's territory	WL, MR, MU	M	L	2	5	10
Reduction of cultural transference opportunities in the territory	WL, MR, MU	L	-	3	2.5	7.5
Changes to community health and well-being	WL, MR, MU	L	-	3	5	15
TM: Targeted Mitigation proposed by Cedar MU: Marine Use Section 7.10	AQ: Air Quality Section 7.2 AC: Acoustic Section 7.3		WL: Wildlife Section 7.5 HH: Human Health Section 7.12		MR: Marine Resources Section 7.7	

The GTMA Project Team rated the effectiveness of proposed mitigation as low for all effects except 'Alteration of marine travel routes, safety, and accessibility of areas in Gitxaala Nation's territory' (specifically safety) which were rated as medium. As noted in s. 2.2.4 this was due to the proposed measures related to Marine Use for 'Alteration of marine travel routes, safety, and accessibility of areas in Gitxaala Nation's territory' (specifically safety), including:

- the establishment of a LNG carrier shipping schedule notification process for Indigenous nations, subject to continued engagement on the development of this process,
- regular communication on Project activities with Gitxaala marine users through online notifications, newspapers, VHF broadcasts through MCTS, and
- Cedar will develop and implement a marine transportation management plan, in accordance with applicable federal and provincial legislation and regulations, to communicate project construction activities to other marine users, etc.

This reduced the Likelihood from 'Possible' to 'Unlikely' in this instance.

Following this, the residual risk score was averaged, and the average value was used to quantify the overall risk rating for the Cultural Identity VC. Based on the indicators, the overall risk for Gitxaala Cultural Identity is 11, or a moderate risk.

Risk Rating		Guidance
7-12	Moderate Risk	Risk <i>may</i> be managed by additional commitments and/or details on mitigations in the proponent’s assessment; or through the inclusion of adaptive management and monitoring in collaboration with the Nation.

Figure 38: Overall Risk Rating for Gitxaala Cultural Identity

Significance Determination

In order to reach a significance determination, the GTMA Project team employed systematic questioning outlined in section 11.1.4 (Determining Significance). The Cedar mitigation, as proposed, does not reduce the potential impacts to ensure no residual effects persist and the residual effects are characterized by 4 or more adverse criteria; further the effect is designated as ‘likely’ by both the GTMA and Cedar. Finally, the risk rating of the effects is identified as moderate.

Based on this and the information outlined above from within the Application, the Gitxaala Use Study (2021), and based on the GTMA Project Team’s collective experience, the GTMA Project Team concludes that the project is likely to cause significant adverse effects on the Cultural Identity of Gitxaala Nation.

As with Governance, above, additional post-approval actions must be discussed with Gitxaala Nation and will require diligence in the post-approval phase to ensure proper management.

EAO Input

The EAO acknowledges Gitxaala’s conclusions that a residual effect is anticipated on the Cultural Identity of Gitxaala Nation.

In addition to Cedar’s proposed mitigation, the EAO also identified the following proposed provincial conditions that would mitigate potential effects on the Cultural Identity of Gitxaala Nation:

- *Marine transportation communication report (Condition 12), as described in Section 11.2.1;*
- *Requirement that Cedar participate in relevant federal multi-stakeholder initiatives related to effects of marine shipping in the region and industry is invited to participate (Condition 16 and within the recommended federal marine transportation management plan); and*
- *SEMP (Condition 14), which will require Cedar to implement local hiring and training measures; minimize impacts to local housing; implement policies and training pertaining to workplace code of ethics, cultural sensitivity, drug and alcohol use, respectful*

workplace, and workplace violence, including gender-based violence; and adaptively manage effects.

The EAO also identified the following federal Mitigation Measures and Follow-up Programs under the IAA that would mitigate potential effects on the Cultural Identity of Gitxaala Nation:

- *Marine transportation management plan, as described in Section 11.2.1;*
- *Participate in shipping-related spill response plans and facilitate Gitxaala involvement, and share with Gitxaala any Cedar LNG carrier incident that results in a release of cargo or fuel to the environment; and*

Follow-up Program on marine use under the IAA, as described in Section 11.2.1.

Gitxaala Response to EAO Input

With the exceptions of the provincial SEMP and the federal Follow-up Program on marine use under the IAA, the GTMA Project Team considered the proposed provincial conditions and federal Mitigation Measures under the IAA that the EAO identified would mitigate potential effects on Gitxaala Nation Cultural Identity. The Team found these proposed conditions and Mitigation Measures reduced the specificity of those included in the Application by the Proponent. Any measures deemed relevant have effectively already been considered above in 11.2.2 (Risk Rating for Cultural Identity VC).

In regard to the SEMP we note that GTMA has highlighted a lack of confidence in the predicted socioeconomic impacts of the Project due to a lack of updated information to appropriately contextualize the socioeconomic baseline conditions and a high level of uncertainty surrounding Cedar's assumption of the availability of a local qualified workforce among other things. In addition, GTMA notes the effectiveness of a SEMP remains to be proven or evaluated in a rigorous way, as such we are not confident this condition will achieve its desired effect. The GTMA Project Team welcomes the proposed federal Follow-up Program on marine use under the IAA; however, as noted in the Outstanding Issues section of this assessment (Section 11.3), consultation with federal authorities on the federal conditions remains ongoing. As of the time of submission, GTMA remains unclear how the federal Follow-up Program on marine use will be incorporated into the legally enforceable conditions that will be included in the federal decision statement, which is necessary to determine if GTMA's outstanding concerns have been addressed. As such, the *EAO Inputs* do not change the analysis or conclusions on the effects of the Project on the Gitxaala Cultural Identity VC.

11.2.3 SACRED PLACES

CONTEXT OF VALUED COMPONENT

Gitxaala territories are characterized by, not only rich resources, but by an abundance of Sacred Places that are known to and passed down by Gitxaala Nation members. These places can take

a variety of forms and are located both in marine areas as well as terrestrial locales (Vanderjagt, Campbell, Conacher 2014).

As per the Gitxaala Use Study, Sacred Places identified included sacred or important places, cultural areas, hereditary territories, and storied places (Conacher and Vanderjagt 2021). In proximity to the Project, a number of sacred or important places were identified within the Gitxaala Use Study.

In addition to, and integrated with, these specific locales there are also sites for cultural areas, hereditary territory, storied places, *Spangaxnox* and *adaawx*, and named places (Conacher and Vanderjagt 2021).

Cedar’s Application described the identification of 77 Sacred Places and cultural areas and 27 sites and settlements within the Gitxaala Use Study. The Application described the behavioral guidelines for accessing these areas and how inheritance of places names and associated responsibility to protect that location are critically tied to cultural continuity (Cedar LNG 2021, 13-13). The Application further detailed that specific families manage and pass down some sacred locales and that there are preferred conditions for continued access (Cedar LNG 2021, 13-13). Potential Project interactions noted by Cedar with the identified VC of Sacred Places include:

Project Activities and Physical Works	Potential Project Effects
	Changes that affect Gitxaala Nation Sacred Places
Construction	
Marine transport of construction materials to site	Identified as a key interaction resulting in potential adverse effects of particular importance or concern; warrants further detailed consideration
Operation	
Marine shipping and transportation	Identified as a key interaction resulting in potential adverse effects of particular importance or concern; warrants further detailed consideration
Decommissioning	
Marine transport of decommissioned infrastructure	Identified as a key interaction resulting in potential adverse effects of particular importance or concern; warrants further detailed consideration

Figure 39: Cedar Potential Project Interactions with Gitxaala Nation Sacred Places

EXISTING CONDITIONS OF VALUED COMPONENT

Gitxaala Nation sacred and important places are a pillar of the Nation’s overall well-being. As noted above, in Section 11.2.3, Sacred Places include cultural areas, hereditary territory, and storied places (Conacher and Vanderjagt 2021). Many of the Sacred Places identified have associated behavioral guidelines that must be observed by Gitxaala Nation members; should a sacred place be abused, something damaging can happen. Gitxaala people treat these areas with respect and are aware of the necessary protocols to ensure they are respected (Vanderjagt, Campbell, Conacher 2014).

While Sacred Places are location based, there are existing barriers and breaches of Gitxaala cultural guidelines which occur in and around Sacred Places which contribute to baseline

conditions. This includes an existing and persistent lack of authority and control over places of importance, disregard or lack of knowledge by non-Gitxaala people for longstanding behavioral parameters, or existing disruption to Gitxaala sense of place/sense of attachment.

In addition to the above noted information, the Practitioner’s Guide to Federal Impact Assessments under the *Impact Assessment Act* (IAAC 2022) also includes a variety of factors contribute to cultural well-being, some of which directly relate to Sacred Places.

The GTMA Project Team has evaluated these factors and identified that a number of these factors experience varying levels of existing interference:

Category	Mechanism of Interference
Low Interference	1 or less
Moderate Interference	2
High Interference	3 or more

Figure 40: Levels of Existing Interference

Mechanisms for interference include:

- Political (e.g., Acts, regulations, legislation applied to Gitxaala),
- Social (e.g., individual, household and community level policies),
- Environmental (e.g., external environmental management or policies),
- Economic, and
- Regulatory (e.g., project approvals without FPIC).

Factors applicable to Sacred Places and related levels and mechanism for interference include:

Table 96: Gitxaala Sacred Places VC Interference

Factor	Level of Existing Interference	Mechanism of Interference
Safe access to travel routes and safety in areas necessary for practicing rights	High Interference	<ul style="list-style-type: none"> • Political • Environmental • Regulatory
Privacy or peace needed for practicing rights	High Interference	<ul style="list-style-type: none"> • Environmental • Regulatory • Political
Quality of the experience of practicing the right, both spiritually and physically	Moderate Interference	<ul style="list-style-type: none"> • Environmental

Factor	Level of Existing Interference	Mechanism of Interference
		<ul style="list-style-type: none"> • Regulatory

CEDAR IDENTIFIED PATHWAY OF IMPACT & RESIDUAL EFFECTS TO VC

As noted in sections 11.2.1 and 11.2.2 (Cedar Identified Pathways of Effect & Residual Effects to VC), the methodology used to complete the assessment of effects to Gitxaala Sacred Places was identified by Cedar as being designed to address statutory requirements under the federal IAA and the equivalent requirements of BCEAA 2002. The GTMA Project Team notes that the narratively described residual effects for the Gitxaala Sacred Places VC and the pathways of effect vary slightly, with one additional parameter, in Cedar’s assessment of effects on Gitxaala Nation. For the purposes of this document, the GTMA Project Team will focus on the Effect Pathways identified in Table 13.5.2 of Cedar’s Application, which are:

- Loss or alteration of use or access or required conditions of sacred and cultural sites (e.g. damages from wakes and marine accidents),
- Loss or alteration of ability to share traditional knowledge at sacred and cultural sites, and
- Reduced quality of experience and increased avoidance as a result of sensory disturbance (e.g., qualitative disconnect due to changes to air quality, visual quality and noise levels).

CEDAR PROPOSED MITIGATIONS FOR EFFECTS TO VC

As with Governance and Cultural Identity, Cedar did not propose specific Mitigation Measures for potential effects to Gitxaala Sacred Places that were developed in partnership with Gitxaala Nation. Instead, to address potential impacts to the Gitxaala Sacred Places VC Cedar applied generalized mitigation (referred to as targeted mitigation within this Report) and applied mitigation from Part B, related to biophysical components such as air quality, acoustic, human health, and marine use. The below table identifies whether the GTMA Project Team’s assessment found the targeted mitigation proposed addresses, partially addresses or fully addresses the identified effect; and further on, an additional table considers the identified Part B mitigation (see Table 98).

Table 97: Mitigations Measures to Address Effects on Gitxaala Sacred Places

Mitigation Measure	Identified Effects	Does not Address Effect	Potentially Address Effect	Address Effect in Full
Sacred Places – Targeted Mitigation				
Cedar will continue to work with Gitxaala Nation to develop a shared understanding of how the Project may affect their Indigenous interests. Cedar will continue engaging with Gitxaala Nation to discuss the Project and its effects, understand concerns that may arise and respond to those concerns. Through ongoing engagement (i.e., throughout the life of the Project) and in development of the marine transportation management plan, Cedar aims to maintain a positive long-term relationship with Gitxaala Nation.	Loss or alteration of use or access or required conditions of sacred and cultural sites (e.g. damages from wakes and marine accidents)	-	✓	-
	Loss or alteration of ability to share traditional knowledge at sacred and cultural sites	✓	-	-
	Reduced quality of experience and increased avoidance as a result of sensory disturbance (e.g., qualitative disconnect due to changes to air quality, visual quality and noise levels)	✓	-	-
Cedar is committed to working with Gitxaala Nation to explore opportunities to further mitigate adverse effects to Gitxaala Nation’s Interests and enhance project benefits. While the scope of these conversations will evolve through ongoing discussions with Gitxaala, Cedar anticipates that key areas of focus will include training and employment, contracting opportunities, and cultural awareness training for Cedar staff and contractors.	Loss or alteration of use or access or required conditions of sacred and cultural sites (e.g. damages from wakes and marine accidents)	✓	-	-
	Loss or alteration of ability to share traditional knowledge at sacred and cultural sites	✓	-	-
	Reduced quality of experience and increased avoidance as a result of sensory disturbance (e.g., qualitative disconnect due to changes to air quality, visual quality and noise levels)	✓	-	-

Cedar also referred to mitigations within Section 7.2 – Air Quality, Section 7.3 - Acoustic, Section, 7.12 - Human Health, and Section 7.10 - Marine Use to further address potential impacts to the Gitxaala Sacred Places VC.

Code	Category
MU	Marine Use Section 7.10
AQ	Air Quality Section 7.2
AC	Acoustic Section 7.3
HH	Human Health Section 7.12

Figure 41: Cedar Part B Mitigation Codes

These Part B mitigations were applied to Sacred Places and Table 98 identifies whether the proposed mitigation addresses, potentially addresses or fully addresses the identified effect. As noted these mitigations are not specific to the impacts on Gitxaala VCs. Instead, the section of Cedar’s assessment restates the conclusions reached in previous Part B sections, with no specific considerations paid to the potential effects unique to Gitxaala title, rights and VCs.

Table 98: Effectiveness of Cedar Part B Mitigation

Identified Effect	Cedar Part B Mitigation Code ⁸⁸	Does not Address Effect	Potentially Address Effect	Address Effect in Full
Loss or alteration of use or access or required conditions of sacred and cultural sites (e.g. damages from wakes and marine accidents)	AQ, AC, HH, MU	✓	-	-
Loss or alteration of ability to share traditional knowledge at sacred and cultural sites	AQ, AC, HH, MU	✓	-	-
Reduced quality of experience and increased avoidance as a result of sensory disturbance (e.g., qualitative disconnect due to changes to air quality, visual quality and noise levels)	AQ, AC, HH, MU	-	✓	-

The GTMA Project Team is of the view that the identified effect of ‘Reduced quality of experience and increased avoidance as a result of sensory disturbance (e.g., qualitative disconnect due to changes to air quality, visual quality and noise levels)’ may potentially be addressed through the Part B mitigation detailed in Marine Use which identified:

- The establishment of a LNG carrier shipping schedule notification process for Indigenous nations, subject to continued engagement on the development of this process,
- Regular communication of Project activities with Gitxaala marine users through online notifications, newspapers, VHF broadcasts through MCTS, and
- Cedar will develop and implement a marine transportation management plan, in

⁸⁸ It is Gitxaala’s view that Cedar’s statements that shipping related noise emissions will “comply with federal and provincial noise guidance” (AC/HH) and air emissions will “result in NO2 and SO2 concentrations well below applicable criteria” (AQ/HH), are conclusions of the proponent’s assessment as opposed to mitigations for the predicted effects.

accordance with applicable federal and provincial legislation and regulations, to communicate project construction activities to other marine users, etc.

However, as noted in section 11.2.1 (Cedar Proposed Mitigations for Effects to VC [Governance]) and section 11.2.2 (Cedar Proposed Mitigations for Effects to VC [Cultural Identity]) the GTMA Project Team agrees with Cedar's acknowledgement that some uncertainty exists regarding their effectiveness. In addition, none of these mitigations are specifically targeted to the assessment of effects on the Gitxaala Sacred Places VC and, therefore, can only be classified as potentially addressing the identified effect as they are not direct or proportional.

RESIDUAL EFFECTS EVALUATION AND SEVERITY ANALYSIS FOR VC

As part of the Application, Cedar completed a characterization of residual effects for the Gitxaala Sacred Places VC related impacts using standard criteria (e.g., direction, magnitude, extent, duration, reversibility, frequency, affected populations, risk and uncertainty and likelihood). The GTMA Project Team reviewed and adjusted the residual effects characterization based on the professional judgement of the team and the information captured in both the Gitxaala Use Study and Section 13 of the Cedar EAC Application (see *Table 99*).

Table 99: Residual Effects Characterization for Gitxaala Sacred Places

Criteria	Cedar Rating	Cedar Rationale	Gitxaala Rating	Gitxaala Rationale
Direction	Adverse	An effect that move the measurable parameters related to the effect in a detrimental direction relative to baseline is categorized as Adverse.	Adverse	An effect that move the measurable parameters related to the effect in a detrimental direction relative to baseline is categorized as Adverse.
Magnitude	Moderate	An effect that may reduce but not eliminate the ability to maintain the interest, based on existing conditions is considered Moderate.	High (see below for details)	An effect that may greatly reduce or eliminate the ability to maintain the interest, based on existing conditions is considered High.
Extent	Marine Shipping LAA	Effects that extend into the LAA are identified by this qualifier	Marine Shipping LAA	Effects that extend into the LAA are identified by this qualifier
Duration	Long-Term	A long-term effect extends beyond the timespan of a single generation.	Long-Term	A long-term effect extends beyond the timespan of a single generation.
Reversibility	Reversible	Effects that are likely to be reversed after activity completion and reclamation are deemed Reversible.	Irreversible (see below for details)	The residual effect is unlikely to be reversed
Frequency	Irregular Event, Regular Event	Effects that occur with no set schedule are determined to be irregular; and effects that occur are regular intervals are deemed regular.	Irregular Event, Regular Event	Effects that occur with no set schedule are determined to be irregular; and effects that occur are regular intervals are deemed regular.
Affected Populations	Disproportionately Distributed	Disproportionately distributed effects are felt only by certain subpopulations or experienced more acutely by certain subpopulations	Disproportionately Distributed	Disproportionately distributed effects are felt only by certain subpopulations or experienced more acutely by certain subpopulations
Risk and Uncertainty	Overestimated	Overestimated effects are predicted using overestimation either quantitatively or qualitatively	Underestimated (see below for details)	Underestimated effects are predicted using underestimate either quantitatively or qualitatively
Likelihood	High	Effect that are identified as High Likelihood cannot be practically avoided or mitigated and adverse residual effects are likely to occur.	High	Effect that are identified as High Likelihood cannot be practically avoided or mitigated and adverse residual effects are likely to occur.

In the opinion of the GTMA Project Team, the residual effects criteria for Magnitude, Reversibility and Uncertainty must be increased to ‘high’, ‘irreversible’ and ‘underestimated’ respectively.

As noted in Governance and Cultural Identity, magnitude defines ‘High’ as an effect that may greatly reduce or eliminate the ability to maintain the interest, based on existing conditions. The Cedar Project may result in a loss or alteration of use or access to Sacred Places; result in a loss or alteration of ability to share Indigenous knowledge at Sacred Places or cultural areas; and result in an overall reduction in quality of experience within the marine shipping LAA. With no targeted mitigation identified the magnitude for this criterion must be set to high.

As noted in Governance and Cultural Identity, the criterion for reversibility must also been adjusted to ‘irreversible’. In ongoing correspondence on the Project, the GTMA Project Team has continually stated disagreement with the EAC Application’s characterization of residual effects as ‘reversible’. As noted within Cultural Identity specifically, if Gitxaala connection to Sacred Places is interrupted (either real or perceived) due to project operations, the impact will likely not be reversible once project operations cease as the connection to that Sacred Place could be effectively lost or damaged, either through changes in the site itself or through perceptive changes.

Additionally, as noted in Governance and Cultural Identity, underestimation applies in this case, The ‘overestimated’ criteria was applied based on the interconnectedness of the effect pathways that inform the VC of Sacred Places. However, the above Cedar proposed mitigation illustrates a disconnect between the biophysical VCs and the specific GTMA Project Pathways and effects. This means that the mitigation and residual effects described strictly relate to the biophysical VCs and are not directly to the VC pathways per se. Therefore, the GTMA Project Team finds that there was an underestimation as limited analysis was completed for the VC itself, including mitigation development.

Severity

As described in section 11.1.4 (Residual Effects Evaluation and Severity Analysis) the revised GTMA Project Team ratings for the residual effects characterization criteria of likelihood, geographic extent, frequency, duration and reversibility were considered in characterization of residual effects and the quantification of those is carried forward for and adapted for the severity analysis (see Figure 42).

The GTMA Project Team deemed the following criteria for severity applicable to the Gitxaala VC of Sacred Places and have described the relationship to severity as follows:

Community Cohesion

Criteria related to community cohesion which are associated with Sacred Places include continuity of traditions, privacy or peace needed for practicing rights, the quality of the experience of practicing the right (both spiritually and physically), customs, traditions,

ceremonies, stories and storytelling opportunities, language, how resources are tied to ceremonies or regalia, and reactions of spiritual or cultural entities to changes to the environment (IAAC 2022). There is acknowledgement within the Cedar EAC Application that the quality of experience and meaning can be diminished by the Project. As there will be project impacts to Sacred Places both through alteration of access, alteration of ability, and reduced quality of experience, the project will result in changes or perceptive changes to Gitxaala Sacred Places, and the severity of community cohesion as a criterion is moderate.

Cumulative Impacts

Within section 11.2.3 (Existing Conditions of Valued Component) factors applicable to Sacred Places and related levels and mechanism for interference are described. The factor of ‘safe access to travel routes and safety in areas necessary for practicing rights’ has a high level of existing interference due to contributing factors such as political, environmental, and regulatory interference whereby Gitxaala Nation already experiences some existing traffic in their territory which will experience additive pressure from this Project. As such, the severity of cumulative impacts as a criterion is considered high.

Governance and Impact Inequity

The Project, through identified residual impacts, can affect power balances and/or dynamics in house territories and the Sacred Places that may be present within them or within the Marine Shipping LAA. Based on this, the severity of governance as a criterion is set as moderate.

As described above in Governance and Cultural Identity, the definitions of severity are also influenced by impact inequity. This means that while Gitxaala rights holders are impacted by the Project, there is little balance in terms of benefit to the Nation (IAAC 2022). Impact inequity is also relevant in terms of knowledge transfer between generations, which may be interrupted for a moderate period of time by the Project (IAAC 2022).

Severity Criteria	Severity Rating
Community Cohesion	Moderate
Cumulative Effects	High
Governance and Impact Inequity	Moderate
Likelihood	High
Geographic Extent	Moderate (Local)
Frequency	Moderate (R/IR)
Duration	High (Long-Term)
Reversibility	Irreversible

Figure 42: Severity Rankings

Based on the above criteria the overall severity of impact for the VC of Sacred Places is Moderate.

RISK RATING FOR VC

Following the evaluation of the severity, the GTMA Project Team analyzed and evaluated the level of risk for effects to the Sacred Places VC. As noted in section 11.1.4 (Risk Rating), this is meant to assess the probability and consequence of the risk event (i.e., impact). Each Indicator/Unit of Measurement was contextualized; and the inherent risk classified. Following which, an inherent risk score was calculated (see *Table 100*).

Table 100: Inherent Risk

Effect	Inherent Likelihood	Inherent Consequence	Inherent Risk Score
Loss or alteration of use or access or required conditions of sacred and cultural sites (e.g. damages from wakes and marine accidents)	3	2.5	7.5
Loss or alteration of ability to share traditional knowledge at sacred and cultural sites	3	5	15
Reduced quality of experience and increased avoidance as a result of sensory disturbance (e.g., qualitative disconnect due to changes to air quality, visual quality and noise levels)	3	2.5	7.5

Subsequently, any mitigation which was proposed by Cedar to control risk was rated and applied to identify residual risk (see *Table 101*).

Table 101: Residual Risk

Effect	Mitigation or Control	Effectiveness	Effectiveness Application (Likelihood 'L' or Consequence 'C')	Residual Likelihood	Residual Consequence	Residual Risk Score
Loss or alteration of use or access or required conditions of sacred and cultural sites (e.g. damages from wakes and marine accidents)	AQ, AC, HH, MU	L	-	3	2.5	7.5
Loss or alteration of ability to share traditional knowledge at sacred and cultural sites	AQ, AC, HH, MU	L	-	3	5	15
Reduced quality of experience and increased avoidance as a result of sensory disturbance (e.g., qualitative disconnect due to changes to air quality, visual quality and noise levels)	AQ, AC, HH, MU	M	L	2	2.5	5
TM: Targeted Mitigation proposed by Cedar MU: Marine Use Section 7.10 AQ: Air Quality Section 7.2 AC: Acoustic Section 7.3 HH: Human Health Section 7.12						

The GTMA Project Team rated the effectiveness of the proposed mitigation as low for all effects except ‘Reduced quality of experience and increased avoidance as a result of sensory disturbance (e.g., qualitative disconnect due to changes to air quality, visual quality and noise levels)’ which was rated as medium. This was due to the proposed measures related to Marine Use, including:

- the establishment of a LNG carrier shipping schedule notification process for Indigenous nations, subject to continued engagement on the development of this process,
- regular communication n Project activities with Gitxaala marine users through online notifications, newspapers, VHF broadcasts through MCTS, and
- Cedar will develop and implement a marine transportation management plan, in accordance with applicable federal and provincial legislation and regulations, to communicate project construction activities to other marine users, etc.

This reduced the Likelihood from ‘Possible’ to ‘Unlikely’.

Following this, the residual risk score was averaged, and the average value was used to quantify the overall risk rating for Sacred Places (see Figure 43). Based on the indicators, the overall risk for the Gitxaala Sacred Places VC is 9, or a moderate risk.

Risk Rating		Guidance
7-12	Moderate Risk	Risk <i>may</i> be managed by additional commitments and/or details on mitigations in the proponent’s assessment; or through the inclusion of adaptive management and monitoring in collaboration with the Nation.

Figure 43: Overall Risk Rating for Gitxaala Sacred Places

SIGNIFICANCE DETERMINATION

The GTMA Project team employed systematic questioning outlined in section 11.1.4 (Determining Significance). The Cedar mitigation, as proposed, does not reduce the potential impacts to ensure no residual effects persist and the residual effects are characterized by 4 or more adverse criteria; further the effect is designated as ‘likely’ by both the GTMA and Cedar. Finally, the risk rating of the indicators is classified as high.

Based on this and the information outlined above from within the Application, the Gitxaala Use Study (2021), and based on the GTMA Project Team’s collective experience, the GTMA Project Team concludes that the project is likely to cause significant adverse effects on Gitxaala Nation Sacred Places.

As with Governance and Cultural Identity, above, additional post-approval actions must be discussed with Gitxaala Nation and will require diligence in the post-approval phase to ensure proper management.

EAO Input

The EAO acknowledges Gitxaala's conclusions that a residual effect is anticipated on Gitxaala Nation Sacred Places.

In addition to Cedar's proposed mitigation, the EAO also identified the following proposed provincial conditions that would mitigate potential effects on Gitxaala Nation Sacred Places:

- *Marine transportation communication report (Condition 12), as described in Section 11.2.1.*

The EAO also identified the following federal Mitigation Measures and Follow-up Programs under the IAA that would mitigate potential effects on Gitxaala Nation Sacred Places:

- *Marine transportation management plan, as described in Section 11.2.1; and*
- *Follow-up Program on marine use under the IAA, as described in Section 11.2.2.*

Gitxaala Response to EAO Input

The GTMA Project Team considered the proposed provincial conditions and federal Mitigation Measures under the IAA that the EAO identified would mitigate potential effects on Gitxaala Nation Sacred Places; however, the Team found these proposed conditions and Mitigation Measures reduced the specificity of those included by the Proponent in the Application, with the exception of the Follow-up Program on marine use under the IAA, any measures deemed relevant have effectively already been considered above in section 11.2.3 (Risk Rating for VC). The GTMA Project Team welcomes the proposed federal Follow-up Program on marine use under the IAA; however, as noted in the Outstanding Issues section of this assessment (Section 11.3), consultation with federal authorities on the federal conditions remains ongoing. As of the time of submission, GTMA remains unclear how the federal Follow-up Program on marine use will be incorporated into the legally enforceable conditions that will be included in the federal decision statement, which is necessary to determine if GTMA's outstanding concerns have been addressed. However, as of the date of submission, there have been no written commitments made by federal regulators, as such, the *EAO Inputs* do not change the analysis or conclusions on the effects of the Project on the Gitxaala Sacred Places VC.

11.2.4 HARVESTING

CONTEXT OF VALUED COMPONENT

Harvesting is a fundamental component of Gitxaala way-of-life and representative of the rich resources that are present in the Gitxaala territory. While harvesting and harvesting activities are a regular and everyday part of the Gitxaala way of life, they are nonetheless comprised of a set of rules and protocols that govern seasonality, resource management, and personal and collective responsibilities (Conacher and Vanderjagt 2021). These protocols have endogenously evolved over generations, and the sharing of such knowledge and guidelines is a critical

component of Gitxaala cultural transmission and teachings (Vanderjagt, Campbell, Conacher 2014).

As per the Gitxaala Use Study, Gitxaala's harvesting is underlined by resource management principles. Gitxaala have laws that inform how and when (seasonality) they harvest the resources in their territory. These laws, or *ayaawx*, are passed down through generations and provide the basis for how Gitxaala sustain and manage resources (Butler 2010). In addition to resource management principles, critical components of harvesting include culturally critical species important for continued harvest; the opportunity to teach younger generations; sustainable commercial and food, social, ceremonial fisheries, and a thriving trade network.

The Cedar Application identified 85 migration, spawning and breeding areas; 9 non-consumptive animal sites; 42 wildlife areas; 71 travel routes; 683 fishing sites; 375 marine harvesting sites; 94 land animal and bird hunting sites; 24 land animal and bird trapping sites; 71 sea and sea lion harvesting sites; and 38 medicine, plant, tree, and berry harvesting sites within the Gitxaala Nation Study area (Cedar LNG 2021, 13-14). The Gitxaala Use Study and thereby the Cedar EAC Application also identified fishing for rockfish, grey shark, shark, squid, spring salmon, sockeye salmon, chum salmon, pink salmon, coho salmon, steelhead trout, halibut, herring and herring spawn, shrimp, prawn, red snapper, cod, octopus, crab, black cod, rock cod, ling cod (Cedar LNG 2021, 13-14). With key fishing locales throughout Otter Channel, Principe Channel, Browning Entrance, south from Truth Island, along the western edge of Banks Island (also known as, "The Table of the Chief's", continuing northward to Brown Passage, and east beyond Porcher Island. Salmon are also harvested in Douglas Channel (Cedar LNG 2021, 13-14).

The Gitxaala Use Study and thereby the Cedar EAC Application further identified harvesting for scallops, Chinese slipper, sea prunes/chitons, sea cucumbers, clams, cockles, mussels, abalone, sea urchins and sea gull eggs as well as marine vegetation such as seaweed, kelp, and rice root (Cedar LNG 2021, 13-14).

Harvested wildlife was also identified in the Gitxaala Use Study and Cedar EAC Application with wildlife including deer, geese, black duck, duck, mallard duck, scoter, seals and sea lions, swans, and wolf being hunted and mink, otter, squirrel, and weasel being trapped (Cedar LNG 2021, 13-14).

Plants for medicinal or subsistence purposes were also noted in the Gitxaala Use Study and Cedar EAC Application, including cranberry, huckleberry, salal berry, salmon berry, Frog berry, blueberries, devils club, a variety of tree species, and other medicinal plants (Cedar LNG 2021, 13-15).

The Application noted species which are considered culturally critical based on the findings of the Gitxaala Use Study, including five species of salmon (coho, chum, pink, spring, sockeye), steelhead, three species of rockfish (black cod, ling doc, rock cod), herring and herring roe, halibut, snapper, two species of crab (Dungeness and king), shrimp, prawns, abalone, two

species of clams (manilla and butter), cockles, two species of mussels (blue and California), octopus, Chinese slippers, two species of sea urchin (red and green), scallops, barnacles, wild rice, salmon berry shoots, wild rhubarb, sea cucumbers, sea prunes, four types of berry bushes (huckleberry, salmon berry, salal, stink currant), seabird eggs, seaweed, kelp, sea grass, rock weed, mink, beaver, marten, weasel, two species of otter (sea otter and river otter), swans, geese, ducks, sea lion, two species of seal (Fur seal and harbour seal), deer, bear, mountain goat, and moose (Cedar LNG 2021, 13-15).

It was noted in the Application that Gitxaala Nation are active in the waters throughout their territory and that Nation members have extensive experience and intimate knowledge of the weather, tides, and conditions of the underwater environment (Cedar LNG 2021, 13-15).

Potential Project interactions noted by Cedar with the identified VC of Harvesting include:

Project Activities and Physical Works	Potential Project Effects
	Changes that affect Gitxaala Nation Harvesting
Construction	
Marine transport of construction materials to site	Identified as a key interaction resulting in potential adverse effects of particular importance or concern; warrants further detailed consideration
Operation	
Marine shipping and transportation	Identified as a key interaction resulting in potential adverse effects of particular importance or concern; warrants further detailed consideration
Decommissioning	
Marine transport of decommissioned infrastructure	Identified as a key interaction resulting in potential adverse effects of particular importance or concern; warrants further detailed consideration

Figure 44: Cedar Potential Project Interactions with Gitxaala Nation Harvesting

EXISTING CONDITIONS OF VALUED COMPONENT

Gitxaala Nation are active and continuous harvesters supporting both subsistence diet, and a trade and sharing network (Conacher and Vanderjagt 2021). Harvesting is also part of the community and overall cohesion of the Nation, supporting cultural and ceremonial purposes, and a system of feasting required by Gitxaala Governance. Baseline conditions identified within proximity to the Project included a variety of harvestable species locations which support the above noted components of harvesting and include hunting, trapping, fishing and gathering. As part of the Cedar Gitxaala Use Study, over 1200 marine and land harvesting sites were identified (Conacher and Vanderjagt 2021).

Locations of harvest were identified throughout the Study Areas and included the shoreline and waters throughout Principe Channel, north through Brown Passage, south through Otter Channel and east through Wright Sound (Conacher and Vanderjagt 2021). The entirety of the Marine Shipping LAA is actively harvested by Gitxaala members.

While Gitxaala’s food web is intact, there are pressures on this system which contribute to baseline conditions. This largely includes management of resources (e.g., commercial fisheries, recreational fisheries, mining, shipping, forestry, etc.) outside of Gitxaala jurisdiction and

control, as well as unfettered development of land and marine areas which results in changes to locations of importance for Gitxaala harvest. It is also related to changes in species quality and quantity.

Management of resources can be highlighted through the recovery strategy for abalone via National Marine Conservation Areas. This approach not only contravenes Gitxaala Governance principles and harvesting ayaawx, but it also alters Gitxaala harvesting behaviors both directly related to abalone harvests, as well as for secondary species typically harvested in conjunction with abalone. This example identifies contributing factors that form the baseline conditions of this VC.

In addition to the above noted information, the Practitioner’s Guide to Federal Impact Assessments under the *Impact Assessment Act* (IAAC 2022) also includes a variety of factors contribute to cultural well-being, some of which directly relate to harvesting.

The GTMA Project Team has evaluated these factors and identified that a number of these factors experience varying levels of existing interference:

Category	Mechanism of Interference
Low Interference	1 or less
Moderate Interference	2
High Interference	3 or more

Figure 45: Levels of Existing Interference

Mechanisms for interference include:

- Political (e.g., Acts, regulations, legislation applied to Gitxaala),
- Social (e.g., individual, household and community level policies),
- Environmental (e.g., external environmental management or policies),
- Economic, and
- Regulatory (e.g., project approvals without FPIC).

Factors applicable to harvesting and related levels and mechanism for interference include:

Table 102: Gitxaala Harvesting VC Interference

Factor	Level of Existing Interference	Mechanism of Interference
privacy or peace needed for practicing rights	High Interference	<ul style="list-style-type: none"> • Environmental • Regulatory • Economic
quality of the experience of practicing the right, both spiritually and physically	High Interference	<ul style="list-style-type: none"> • Environmental • Regulatory • Economic
seasonality of use for various resources and practices within a territory	High Interference	<ul style="list-style-type: none"> • Environmental • Economic • Regulatory

CEDAR IDENTIFIED PATHWAY OF IMPACT & RESIDUAL EFFECTS TO VC

As noted in section 11.2.1, 11.2.2 and 11.2.3 (Cedar Identified Pathways of Impact & Residual Effects to VC), the methodology used to complete the assessment of effects to Gitxaala Harvesting was identified by Cedar as being designed to address statutory requirements under the federal *IAA* and the equivalent requirements of *BCEAA 2002*. Based on this methodology, Cedar identified that there are pathways of effect including:

- Loss or alteration of preferred harvesting methods, locations or opportunities (e.g., alteration to the cultural component of harvesting, interference with fishing equipment, contamination),
- Loss or alteration of culturally critical species (e.g., change in species population health, abundance, migration routes, distribution, morbidity, and mortality),
- Loss of time when harvesting marine resources (e.g., change in harvest efficiency),
- Alteration to the harvesting experience,
- Alteration or reduction of subsistence-based livelihoods and trade networks,
- Changes to quality and quantity of country foods (real or perceived) (e.g., change in species abundance and distribution, contamination from accidents),
- Alteration to important ecosystems and marine resource habitats due to impacts of tanker wakes, and
- Alteration to marine ecosystem as a result of introduced invasive species.

CEDAR PROPOSED MITIGATIONS FOR EFFECTS TO VC

As with previously discussed VCs, Cedar did not propose specific Mitigation Measures for potential effects to Gitxaala Harvesting that were developed in partnership with Gitxaala Nation. Instead, to address potential impacts to the Gitxaala Harvesting VC Cedar applied generalized mitigation (referred to as targeted mitigation within this Report) and applied mitigation from Part B, related to biophysical components such as air quality, acoustic, human health, wildlife, marine resources, and marine use.

The below table identifies whether the targeted mitigation proposed addresses, potentially addresses or fully addresses the identified effect; and further on, an additional table considers the identified Part B mitigation (see *Table 104*).

Table 103: Mitigations Measures to Address Effects on Gitxaala Harvesting

Mitigation Measure	Identified Effects	Does not Address Effect	Potentially Address Effect	Address Effect in Full
Harvesting – Targeted Mitigation				
Cedar will continue to work with Gitxaala Nation to develop a shared understanding of how the Project may affect their Indigenous interests. Cedar will continue engaging with Gitxaala Nation to discuss the Project and its effects, understand concerns that may arise and respond to those concerns. Through ongoing engagement (i.e., throughout the life of the Project) and in development of the marine transportation management plan, Cedar aims to maintain a positive long-term relationship with Gitxaala Nation.	Loss or alteration of preferred harvesting methods, locations or opportunities (e.g., alteration to the cultural component of harvesting, interference with fishing equipment, contamination)	-	✓	-
	Loss or alteration of culturally critical species (e.g., change in species population health, abundance, migration routes, distribution, morbidity, and mortality)	✓	-	-
	Loss of time when harvesting marine resources (e.g., change in harvest efficiency)	-	✓	-
	Alteration to the harvesting experience	✓	-	-
	Alteration or reduction of subsistence-based livelihoods and trade networks	✓	-	-
	Changes to quality and quantity of country foods (real or perceived) (e.g., change in species abundance and distribution, contamination from accidents)	✓	-	-
	Alteration to important ecosystems and marine resource habitats due to impacts of tanker wakes	✓	-	-
	Alteration to marine ecosystem as a result of introduced invasive species	✓	-	-
Cedar is committed to working with Gitxaala Nation to explore opportunities to further mitigate adverse effects to Gitxaala Nation’s Interests and enhance project benefits. While the	Loss or alteration of preferred harvesting methods, locations or opportunities (e.g., alteration to the cultural component of harvesting,	✓	-	-

Mitigation Measure	Identified Effects	Does not Address Effect	Potentially Address Effect	Address Effect in Full
scope of these conversations will evolve through ongoing discussions with Gitxaala, Cedar anticipates that key areas of focus will include training and employment, contracting opportunities, and cultural awareness training for Cedar staff and contractors.	interference with fishing equipment, contamination)			
	Loss or alteration of culturally critical species (e.g., change in species population health, abundance, migration routes, distribution, morbidity, and mortality)	✓	-	-
	Loss of time when harvesting marine resources (e.g., change in harvest efficiency)	✓	-	-
	Alteration to the harvesting experience	✓	-	-
	Alteration or reduction of subsistence-based livelihoods and trade networks	✓	-	-
	Changes to quality and quantity of country foods (real or perceived) (e.g., change in species abundance and distribution, contamination from accidents)	✓	-	-
	Alteration to important ecosystems and marine resource habitats due to impacts of tanker wakes	✓	-	-
	Alteration to marine ecosystem as a result of introduced invasive species	✓	-	-
Cedar will establish an LNG carrier shipping schedule notification processes for Indigenous nations with traditional territories overlapping the shipping route (Section 7.10 Marine Use). Cedar will continue to consult with Gitxaala Nation, and other communities identified in the section 11 Order, for the development of a marine shipping notification process and associated communication protocols that facilitate the process for both Cedar and Indigenous communities. The marine shipping notification	Loss or alteration of preferred harvesting methods, locations or opportunities (e.g., alteration to the cultural component of harvesting, interference with fishing equipment, contamination)	-	✓	-
	Loss or alteration of culturally critical species (e.g., change in species population health, abundance, migration routes, distribution, morbidity, and mortality)	✓	-	-

Mitigation Measure	Identified Effects	Does not Address Effect	Potentially Address Effect	Address Effect in Full
process will contribute to a reduction of adverse effects (e.g., avoidance, displacement, lost time) due to safety concerns (e.g., wake waves), inconvenience (e.g., pulling fishing gear), or reduced enjoyment (e.g., sensory disturbance). This mitigation measure is intended to reduce project marine vessel traffic impacts to Gitxaala Nation access to and use of their culturally important areas for consumption and harvesting purpose. The effectiveness of this measure is contingent upon Gitxaala Nation’s specific communication protocol needs and implementation of additional public notices.	Loss of time when harvesting marine resources (e.g., change in harvest efficiency)	-	✓	-
	Alteration to the harvesting experience	✓	-	-
	Alteration or reduction of subsistence-based livelihoods and trade networks	✓	-	-
	Changes to quality and quantity of country foods (real or perceived) (e.g., change in species abundance and distribution, contamination from accidents)	✓	-	-
	Alteration to important ecosystems and marine resource habitats due to impacts of tanker wakes	-	✓	-
	Alteration to marine ecosystem as a result of introduced invasive species	✓	-	-

Cedar also referred to mitigations within Section 7.2 – Air Quality, Section 7.3 - Acoustic, Section, 7.12 - Human Health, Section 7.10 - Marine Use, Section 7.5 – Wildlife, and Section 7.7 – Marine Resources to further address potential impacts to the Gitxaala Harvesting VC.

Code	Category
MU	Marine Use Section 7.10
AQ	Air Quality Section 7.2
AC	Acoustic Section 7.3
HH	Human Health Section 7.12
WL	Wildlife Section 7.5
MR	Marine Resources Section 7.7

Figure 46: Cedar Part B Mitigation Codes

These Part B mitigations were applied to Harvesting and the below table identifies whether the proposed mitigation addresses, potentially addresses or fully addresses the identified effect. As noted these mitigations are not specific to the impacts on Gitxaala VCs. Instead, the section of Cedar’s Application restates the conclusions reached in previous Part B sections, with no specific considerations paid to the potential effects unique to Gitxaala title, rights and VCs.

Table 104: Effectiveness of Cedar Part B Mitigations

Identified Effect	Cedar Part B Mitigation Code ⁸⁹	Does not Address Effect	Potentially Address Effect	Address Effect in Full
Loss or alteration of preferred harvesting methods, locations or opportunities (e.g., alteration to the cultural component of harvesting, interference with fishing equipment, contamination)	AQ, AC, HH, MU, WL, MR	-	✓	-
Loss or alteration of culturally critical species (e.g., change in species population health, abundance, migration routes, distribution, morbidity, and mortality)	AQ, AC, HH, MU, WL	✓	-	-
Loss of time when harvesting marine resources (e.g., change in harvest efficiency)	AQ, AC, HH, MU	-	✓	-
Alteration to the harvesting experience	AQ, AC, HH, MU	✓	-	-
Alteration or reduction of subsistence-based livelihoods and trade networks	WL, MR, MU	✓	-	-
Changes to quality and quantity of country foods (real or perceived) (e.g., change in species abundance and distribution, contamination from accidents)	WL, MR, MU	✓	-	-
Alteration to important ecosystems and marine resource habitats due to impacts of tanker wakes	WL, MR, MU	✓	-	-
Alteration to marine ecosystem as a result of introduced invasive species	WL, MR, MU	✓	-	-

⁸⁹ It is Gitxaala’s view that Cedar’s statements that shipping related noise emissions will “comply with federal and provincial noise guidance” (AC/HH) and air emissions will “result in NO2 and SO2 concentrations well below applicable criteria” (AQ/HH), are conclusions of the proponent’s assessment as opposed to mitigations for the predicted effects.

The identified effects of ‘Loss or alteration of preferred harvesting methods, locations or opportunities (e.g., alteration to the cultural component of harvesting, interference with fishing equipment, contamination)’ and ‘Loss of time when harvesting marine resources (e.g., change in harvest efficiency)’ may be partially/potentially addressed through the Part B mitigation detailed in Marine Use which identified:

- the establishment of a LNG carrier shipping schedule notification process for Indigenous nations, subject to continued engagement on the development of this process,
- regular communication n Project activities with Gitxaala marine users through online notifications, newspapers, VHF broadcasts through MCTS, and
- Cedar will develop and implement a marine transportation management plan, in accordance with applicable federal and provincial legislation and regulations, to communicate project construction activities to other marine users, etc.

However, as noted in Section 11.2.1, 11.2.2 and 11.2.3 the GTMA Project Team agrees with Cedar’s acknowledgement that some uncertainty exists regarding their effectiveness. In addition, none of these mitigations are specifically targeted to the assessment of effects on the Gitxaala Harvesting VC and, therefore, can only be classified as potentially addressing the identified effect as they are not direct or proportional.

RESIDUAL EFFECTS EVALUATION AND SEVERITY ANALYSIS FOR VC

As part of the Application, Cedar completed a characterization of residual effects for the Gitxaala Harvesting VC related impacts using standard criteria (e.g., direction, magnitude, extent, duration, reversibility, frequency, affected populations, risk and uncertainty and likelihood). The GTMA Project Team reviewed and adjusted the residual effects characterization based on the professional judgement of the team and the information captured in both the Gitxaala Use Study and Section 13 of the Cedar EAC Application (see *Table 105*).

Table 105: Residual Effects Characterization for Gitxaala Harvesting

Criteria	Cedar Rating	Cedar Rationale	Gitxaala Rating	Gitxaala Rationale
Direction	Adverse	An effect that move the measurable parameters related to the effect in a detrimental direction relative to baseline is categorized as Adverse.	Adverse	An effect that move the measurable parameters related to the effect in a detrimental direction relative to baseline is categorized as Adverse.
Magnitude	Moderate	An effect that may reduce but not eliminate the ability to maintain the interest, based on existing conditions is considered Moderate.	High (see below for details)	An effect that may greatly reduce or eliminate the ability to maintain the interest, based on existing conditions is considered High.
Extent	Marine Shipping LAA	Effects that extend into the LAA are identified by this qualifier	Marine Shipping LAA	Effects that extend into the LAA are identified by this qualifier
Duration	Long-Term	A long-term effect extends beyond the timespan of a single generation.	Long-Term	A long-term effect extends beyond the timespan of a single generation.
Reversibility	Reversible	Effects that are likely to be reversed after activity completion and reclamation are deemed Reversible.	Irreversible (see below for details)	The residual effect is unlikely to be reversed
Frequency	Irregular Event, Regular Event	Effects that occur with no set schedule are determined to be irregular; and effects that occur are regular intervals are deemed regular.	Irregular Event, Regular Event	Effects that occur with no set schedule are determined to be irregular; and effects that occur are regular intervals are deemed regular.
Affected Populations	Disproportionately Distributed	Disproportionately distributed effects are felt only by certain subpopulations or experienced more acutely by certain subpopulations	Disproportionately Distributed	Disproportionately distributed effects are felt only by certain subpopulations or experienced more acutely by certain subpopulations
Risk and Uncertainty	Overestimated	Overestimated effects are predicted using overestimation either quantitatively or qualitatively	Underestimated (see below for details)	Underestimated effects are predicted using underestimate either quantitatively or qualitatively
Likelihood	High	Effect that are identified as High Likelihood cannot be practically avoided or mitigated and adverse residual effects are likely to occur.	High	Effect that are identified as High Likelihood cannot be practically avoided or mitigated and adverse residual effects are likely to occur.

In the opinion of the GTMA Project Team, the residual effects criteria for Magnitude, Reversibility and Uncertainty must be increased to ‘high’, ‘irreversible’ and ‘underestimated’ respectively.

As noted in Governance, Cultural Identity, and Sacred Places magnitude defines ‘High’ as an effect that may greatly reduce or eliminate the ability to maintain the interest, based on existing conditions. The Cedar Project results in a loss or alteration of preferred harvesting methods, species of importance, timing of harvesting as well as overall harvesting experience; it also identifies reductions in trade, potential introduction of invasive species and potential impacts from ship wake. With no targeted mitigation proposed by Cedar the magnitude for this criterion is high.

As noted in Governance, Cultural Identity, and Sacred Places the criterion for reversibility must also be adjusted to ‘irreversible’. In ongoing correspondence on the Project, the GTMA Project Team has continually stated disagreement with the EAC Application’s characterization of residual effects as ‘reversible’. The loss and/or avoidance of harvesting areas during the life of the Project should not be considered reversible; particularly as the duration of these impacts is 25 years which is representative of a single generation.

Additionally, as noted in Governance, Cultural Identity, and Sacred Places, underestimation applies in this case. The ‘overestimated’ criteria was described as being applied through the interconnectedness of the effect pathways that inform the VC of Harvesting. However, the ineffectiveness of the Cedar proposed mitigation illustrates a disconnect between the biophysical VCs and the specific Project Pathways that could impact the Gitxaata Harvesting VC. This means that the mitigation and residual effects described strictly relate to the biophysical VCs and not directly to the VC pathways, per se. Therefore, the GTMA Project Team finds that there was an underestimation as limited analysis was completed for the VC itself, including mitigation development.

Severity

As described in Section 11.1.4, the revised GTMA Project Team ratings for the residual effects characterization criteria of likelihood, geographic extent, frequency, duration and reversibility were considered in characterization of residual effects and the quantification of those is carried forward for the severity analysis (see Figure 47).

The GTMA Project Team deemed the following criteria for severity applicable to the Gitxaata VC of Harvesting and have described the relationship to severity as follows:

Community Cohesion

Some criteria of cultural cohesion which are associated with Harvesting include the quality of the experience in practicing the right, the seasonality of use for various resources and practices within a territory, and Indigenous law (IAAC 2022). There is acknowledgement within the Cedar EAC Application that the Project will result in sensory disturbance for both wildlife species as

well as Gitxaala harvesters although the GTMA Project Team found the assessment of sensory disturbance on Gitxaala citizens to be inadequate to truly understand the potential effect. Further, the Application acknowledges that there may be impacts to areas and/or practices of cultural importance, and loss of habitat or availability of culturally important species. Due to these important aspects of effect the severity of community cohesion as a criterion is moderate.

Cumulative Impacts

Within Section 11.2.4 of this Report, it describes factors applicable to Harvesting and related levels and mechanism for interference. The factors of ‘privacy or peace needed for practicing rights’, ‘the quality of experience’ and ‘the seasonality of use’ have moderate levels of existing interference due to contributing factors such as environmental, and regulatory interference (e.g., existing development, and social pressures) whereby Gitxaala Nation already experiences moderate impediments to harvesting. As such, the severity of cumulative impacts as a criterion is considered high.

Governance and Impact Inequity

The Project may not be compatible with the hereditary systems of Gitxaala and how those systems apply laws and governance in relation to Harvesting (IAAC 2022) due to colonial imposition. The Project, through identified residual impacts, can impact key aspects of hereditary territories including species and locales of harvest. Based on this, the severity of governance as a criterion in relation to Harvesting is high.

As described above in Governance, Cultural Identity, and Sacred Places the definitions of severity are also influenced by impact inequity. This means that while Gitxaala rights holders are impacted by the Project, there is little balance in terms of benefit to the Nation (IAAC 2022). Impact inequity is also relevant in terms of specific harvesters whose territories may be disproportionately impacted by the Project traversing them (IAAC 2022). Therefore, impact inequity is deemed moderate.

Severity Criteria	Severity Rating
Community Cohesion	Moderate
Cumulative Effects	High
Governance and Impact Inequity	High / Moderate
Likelihood	High
Geographic Extent	Moderate (Local)
Frequency	Moderate (R/IR)
Duration	High (Long-Term)
Reversibility	Irreversible

Figure 47: Severity Rankings

Based on the above criteria the overall severity of impact for the VC of Harvesting is High.

RISK RATING FOR VC

Following the evaluation of the severity, the GTMA Project Team analyzed and evaluated the level of risk for the Gitxaala Harvesting VC. Each Indicator/Unit of Measurement was contextualized; and the inherent risk classified. Following which, an inherent risk score was calculated (see *Table 106*).

Table 106: Inherent Risk

Effect	Inherent Likelihood	Inherent Consequence	Inherent Risk Score
Loss or alteration of preferred harvesting methods, locations or opportunities (e.g., alteration to the cultural component of harvesting, interference with fishing equipment, contamination)	4	2.5	10
Loss or alteration of culturally critical species (e.g., change in species population health, abundance, migration routes, distribution, morbidity, and mortality)	4	2.5	10
Loss of time when harvesting marine resources (e.g., change in harvest efficiency)	4	2.5	10
Alteration to the harvesting experience	4	2.5	10
Alteration or reduction of subsistence-based livelihoods and trade networks	3	2.5	7.5
Changes to quality and quantity of country foods (real or perceived) (e.g., change in species abundance and distribution, contamination from accidents)	3	2.5	7.5
Alteration to important ecosystems and marine resource habitats due to impacts of tanker wakes	3	2.5	7.5
Alteration to marine ecosystem as a result of introduced invasive species	3	5	15

Subsequent, any mitigation which was proposed by Cedar to control risk was rated and applied to identify residual risk (see *Table 107*).

Table 107: Residual Risk

Effect	Mitigation or Control	Effective-ness	Effectiveness Application (Likelihood 'L' or Consequence 'C')	Residual Likelihood	Residual Consequence	Residual Risk Score
Loss or alteration of preferred harvesting methods, locations or opportunities (e.g., alteration to the cultural component of harvesting, interference with fishing equipment, contamination)	AQ, AC, HH, MU, WL, MR	M	L	3	2.5	7.5

Effect	Mitigation or Control	Effective-ness	Effectiveness Application (Likelihood 'L' or Consequence 'C')	Residual Likelihood	Residual Consequence	Residual Risk Score
Loss or alteration of culturally critical species (e.g., change in species population health, abundance, migration routes, distribution, morbidity, and mortality)	AQ, AC, HH, MU, WL	L	-	4	2.5	10
Loss of time when harvesting marine resources (e.g., change in harvest efficiency)	AQ, AC, HH, MU	M	L	3	2.5	7.5
Alteration to the harvesting experience	AQ, AC, HH, MU	L	-	4	2.5	10
Alteration or reduction of subsistence-based livelihoods and trade networks	WL, MR, MU	L	-	3	2.5	7.5
Changes to quality and quantity of country foods (real or perceived) (e.g., change in species abundance and distribution, contamination from accidents)	WL, MR, MU	L	-	3	2.5	7.5
Alteration to important ecosystems and marine resource habitats due to impacts of tanker wakes	WL, MR, MU	L	-	3	2.5	7.5
Alteration to marine ecosystem as a result of introduced invasive species	WL, MR, MU	L	-	3	5	15
TM: Targeted Mitigation proposed by Cedar AQ: Air Quality Section 7.2 AC: Acoustic Section 7.3 HH: Human Health Section 7.12 WL: Wildlife Section 7.5 MR: Marine Resources Section 7.7 MU: Marine Use Section 7.10						

The GTMA Project Team rated the effectiveness of proposed mitigation as low for all effects except ‘Loss of time when harvesting marine resources (e.g., change in harvest efficiency)’ and ‘Loss or alteration of preferred harvesting methods, locations or opportunities (e.g., alteration to the cultural component of harvesting, interference with fishing equipment, contamination)’ which were rated as medium. This was due to the proposed measures related to Marine Use, including:

- the establishment of a LNG carrier shipping schedule notification process for Indigenous nations, subject to continued engagement on the development of this process,

- regular communication on Project activities with Gitxaala marine users through online notifications, newspapers, VHF broadcasts through MCTS, and
- Cedar will develop and implement a marine transportation management plan, in accordance with applicable federal and provincial legislation and regulations, to communicate project construction activities to other marine users, etc.

This reduced the Likelihood from ‘Likely’ to ‘Possible’ for ‘Loss or alteration of preferred harvesting methods, locations or opportunities (e.g., alteration to the cultural component of harvesting, interference with fishing equipment, contamination)’ and reduced the Consequence from ‘Community/House Level’ to ‘Individual’ level for ‘Loss or alteration of preferred harvesting methods, locations or opportunities (e.g., alteration to the cultural component of harvesting, interference with fishing equipment, contamination)’.

Following this, the residual risk score was averaged, and the average value was used to quantify the overall risk rating for Harvesting. Based on the indicators, the overall risk for Gitxaala Harvesting is 9, or a moderate risk (see Figure 48).

Risk Rating		Guidance
7-12	Moderate Risk	Risk <i>may</i> be managed by additional commitments and/or details on mitigations in the proponent’s assessment; or through the inclusion of adaptive management and monitoring in collaboration with the Nation.

Figure 48: Overall Risk Rating for Harvesting

SIGNIFICANCE DETERMINATION

In order to reach a significance determination, the GTMA Project team employed systematic questioning outlined in Section 11.1.4. The Cedar mitigation, as proposed, does not reduce the potential impacts to ensure no residual effects persist and the residual effects are characterized by 4 or more adverse criteria; further the effect is designated as ‘likely’ by both the GTMA and Cedar. Finally, the risk rating of the indicators is classified as moderate.

Based on this and the information outlined above from within the EAC Application, the Gitxaala Use Study (2021), and based on the GTMA Project Team’s collective experience, the GTMA Project Team concludes that the project is likely to cause significant adverse effects on Gitxaala Nation Harvesting.

As with Governance, Cultural Identity, and Sacred Places above, additional post-approval actions must be discussed with Gitxaala Nation and will require diligence in the post-approval phase to ensure proper management.

EAO Input

The EAO acknowledges Gitxaala’s conclusions that a residual effect is anticipated on Gitxaala Nation Harvesting.

The EAO identified the following proposed provincial conditions that would mitigate potential effects on Gitxaala Nation Harvesting:

- Marine transportation communication report (Condition 12), as described in Section 11.2.1; and
- Requirement that Cedar participate in relevant provincial and federal multi-stakeholder initiatives related to effects of marine shipping (Condition 16), as described in Section 11.2.2.

The EAO identified the following federal Mitigation Measures and Follow-up Programs under the IAA that would mitigate potential effects on Gitxaala Nation Harvesting:

- Marine transportation management plan, as described in Section 11.2.1;
- Participate in shipping-related spill response plans and facilitate Gitxaala involvement, and share with Gitxaala any Cedar LNG carrier incident that results in a release of cargo or fuel to the environment; and
- Follow-up Program on marine use under the IAA, as described in Section 11.2.1.

Gitxaala Response to EAO Input

The GTMA Project Team considered the proposed provincial conditions and federal Mitigation Measures under the IAA that the EAO identified would mitigate potential effects on Gitxaala Nation Harvesting; however, the Team found these proposed conditions and Mitigation Measures reduced the specificity of those included by the Proponent in the Application, with the exception of the federal mitigation regarding Cedar's participation in shipping-related spill response plans and the Follow-up Program on marine use under the IAA, any measures deemed relevant have effectively already been considered above in Section 11.2.4. The GTMA Project Team welcomes the proposed federal Follow-up Program on marine use under the IAA; however, as noted in the Outstanding Issues section of this assessment (Section 11.3), consultation with federal authorities on the federal conditions remains ongoing. As of the time of submission, GTMA remains unclear how the federal Follow-up Program on marine use will be incorporated into the legally enforceable conditions that will be included in the federal decision statement, which is necessary to determine if GTMA's outstanding concerns have been addressed. However, as of the date of submission, there have been no written commitments made by federal regulators, as such, the *EAO Inputs* do not change the analysis or conclusions on the effects of the Project on the Gitxaala Harvesting VC.

11.3 OUTSTANDING ISSUES

Throughout the ongoing Indigenous consultation as part of the EA for Cedar LNG, the GTMA Project Team has identified a number of issues that remain unresolved from Gitxaala Nation's perspective. A large number of these issues relate to Cedar's lack of 'care and control' over the LNG carriers that will service the Project, which creates a lack of clarity surrounding the

responsibility for monitoring, verification, and compliance and enforcement for Cedar's proposed commitments regarding mitigations directed at the potential effects on both the environment and on Gitxaala citizens as a result of marine shipping associated with the Project.

Two examples of how this lack of clarity has manifested are:

- the lack of clarity from both provincial and federal authorities regarding accountability, monitoring, and verification of the assessed effects from marine shipping, and;
- the lack of clear accountability in the unlikely event of a shipping-related accident or malfunction.

These two examples are detailed more directly below.

Lack of clarity from regulatory authorities regarding accountability, monitoring and verification of the effects from marine shipping

With respect to the management, validation, and compliance and enforcement of marine shipping, Gitxaala Nation understands that Cedar will not have operational care and control of the LNG carriers while they transit along the marine shipping route from the BC Coast Pilots boarding station at Triple Island, through Gitxaala territorial waters, until they arrive at the marine terminal. As such, GTMA identified concerns related to the force and effect of the draft proposed federal conditions that relate to Cedar's marine shipping and the limitations of the proposed conditions in their ability to mitigate effects on both the environment and Gitxaala marine users. The Marine Use section of Cedar's Application relied heavily on a suite of proposed mitigations as part of their proposed marine transportation management plan, both as parameters for the assessment and to characterize the residual effects of the Project (see Table 7.10.13 of the Application). Cedar specified in the Marine Use section:

"No follow-up monitoring programs are proposed for marine use. However, to verify compliance of the Project with commitments in this Application, and conditions of an environmental assessment certificate, Cedar is committed to the development of a marine transportation management plan. This plan will describe the Mitigation Measures that will protect marine users and maintain navigational safety during all phases of the Project. The plan will include communication methods...and describe tug escort requirements, light and sound control measures, vessel speeds to protect marine mammals and reduce wake effects, and training requirements." (p. 7.10-79 of the Application).

Cedar's proposed Marine Use mitigations were also relied on in Cedar's assessment of Gitxaala Nation's Interests stating that:

"Overall, there is a high likelihood that the Project will result in measurable residual effects on Gitxaala Nation Interests. Based on the existing conditions within the marine shipping LAA, the scope and scale of project activities and physical works, and the effectiveness of project-specific mitigation and enhancement measures, including the

marine transportation management plan developed through Cedar's ongoing engagement with Gitxaala Nation, the Project is expected to result in moderate magnitude residual effects on Gitxaala Nation Interests within the marine shipping LAA." (p. 13-73 of the Application)

During the Application Review phase, GTMA Project Team raised concerns regarding the ability to monitor and verify the proposed marine transportation management plan given the lack of operational care and control of the LNG carriers as they transit throughout Gitxaala territory. The assessment of marine use conducted by the EAO likewise made numerous references to the proposed marine transportation management plan but made no reference to limitations of such plan with respect to the concerns surrounding care and control of the vessels.

As of the time of submission, early discussions with Cedar and provincial and federal regulators regarding potential solutions for both this and similar concerns have begun and Cedar has verbally committed to ongoing dialogue. At this time, the GTMA Project Team remains unclear as to conditions for verification and monitoring of the conclusions made in the Application regarding the assessed effects from marine shipping and the mitigative effects of Cedar's proposed marine transportation management plan. If there is no federal (or provincial) condition to verify the predicted impacts of Cedar's shipping (which would include monitoring and verification regarding mitigation effectiveness) the result is that the majority of the effects from marine shipping, both on the environment and on Gitxaala citizens, are unmitigated. As shipping between the marine terminal in Kitimat and the BC Coast Pilot Boarding station at Triple Island is a Project activity within the scope of the assessment, GTMA views the lack of any clarity regarding the verification, monitoring and management of predicted effects of Project-related shipping, on the environment and on Gitxaala citizens, as a major deficiency in the EAO's Assessment Report that will be referred to decision makers. Without providing sufficient time to resolve this critical issue during the EAO's timelines such that it can be captured within the Assessment Report the usefulness of that Report for decision makers is highly questionable.

Accountability in the event of a shipping-related accident

A similar unresolved concern relates to accountability with respect to accidents and malfunctions. With the absence of Cedar's care and control regarding LNG carriers that transit Gitxaala territory, the Nation remains uncertain about Cedar's responsibility and accountability to Gitxaala in the event of an accident or malfunction with an LNG carrier servicing the Project. However, as of time of submission, early discussions with Cedar and provincial and federal regulators regarding potential solutions for both this and similar concerns have begun, and Cedar has verbally committed to ongoing dialogue. As these conversations are preliminary and, while the proponent has acknowledged a willingness to work with the Nation, no commitments or conditions have been agreed to that would allow for increased certainty. The GTMA Project Team therefore remains concerned about the process for the assessment, remediation, and restoration of any impacted environmental and cultural resources that may occur as a result of any marine incident and will look to federal authorities to continue this conversation.

EAO Input

The EAO acknowledges GTMA's concerns regarding the lack of clarity regarding the follow-up on the assessed effects from marine shipping, and the accountability of shipping-related accidents or malfunctions.

The EAO organized a meeting between GTMA, the Agency, TC and the EAO to discuss GTMA's concerns regarding the proposed federal marine transportation condition. At that meeting, GTMA's concerns regarding the lack of care and control of the proponent over the operation of the LNG carriers were discussed. The EAO understands that GTMA and the federal government will continue dialogue on this issue following the referral of materials to provincial decision makers.

Regarding GTMA's concern on the need for verifying the predicted impacts of Cedar's shipping and the lack of mitigation for marine use effects, the EAO notes that Cedar has proposed to work with Gitxaala to establish an Indigenous nation-specific plan for monitoring marine shipping effects on Indigenous marine use, harvesting, and access to important sites as part of its Follow-up Program on marine use. The EAO has reflected this commitment in its recommended federal Mitigation Measures. The EAO notes that Follow-up Programs under the IAA include a typical set of requirements, which include monitoring, the establishment of thresholds for additional mitigation, and the specific and measurable endpoints that must be achieved before the Follow-up Program can end.

The EAO has also recommended a marine transportation management plan as a federal Mitigation Measure. This recommendation was developed in recognition of Cedar's care and control of ships and the existing regulatory framework and includes specific measures within Cedar's care and control to mitigate effects of marine shipping. The EAO worked with Gitxaala, the Agency and Cedar to adjust this Mitigation Measure based on Gitxaala's concerns.

Regarding GTMA concerns on marine liability, the EAO has responded to GTMA's questions and concerns in section 6.1.3 of this report.

The EAO is of the view that Gitxaala's concerns regarding marine shipping apply generally to marine shipping within Gitxaala's territory, and that ongoing federal engagement is the most effective venue for further dialogue and information sharing regarding the management of marine shipping in general and for Cedar LNG. The provincial Crown will continue to have government to government conversations with Gitxaala to explore how their concerns can further be considered and addressed via regulatory or non-regulatory initiatives led by the federal government. The EAO acknowledges this is an outstanding issue for GTMA in the conclusions below.

11.4 CONCLUSION

EAO's Conclusion

The EAO acknowledges Gitxaala's concerns related to Cedar's commitments around its marine operations, and the need for additional clarity from federal agencies regarding the care and control of LNG carriers and what is within Cedar's ability to manage and control. The EAO recognizes that there is an existing regulatory framework and ongoing federal initiatives related to the regulation and management of marine shipping and spill response, and that the federal government is also exploring potential amendments to the Canada Shipping Act 2001 to better support the proactive management of marine emergencies, including marine pollution preparedness, response and recovery and examining changes to the Marine Liability Act to clarify the liability and compensation regime for ship source incidents. The EAO understands that Gitxaala has broader concerns around the cumulative effects of marine shipping on their Indigenous Interests and on the marine environment in their territory. The EAO notes that the Government of Canada is seeking to work collaboratively with Indigenous nations to better understand the cumulative impacts of shipping activity on marine environments within their territories. To address these concerns within the EA of Cedar LNG, the EAO's recommended federal Mitigation Measures and Follow-up Programs and proposed provincial conditions require Cedar to: mitigate effects of marine shipping in their care and control as described in Section 5.9; establish a Gitxaala-specific plan for monitoring marine shipping effects on Indigenous marine use, and harvesting, and access to important sites; and participate in any federal or provincial regional initiatives related to marine shipping. The provincial Crown will continue to have government to government conversations with Gitxaala to explore how their concerns can be further considered and addressed via regulatory or non-regulatory initiatives led by the federal government.

The EAO acknowledges that conversations are ongoing between Cedar and Gitxaala regarding an Impact Benefit Agreement. The EAO also notes that Gitxaala would be provided annual funding during construction and operations of Cedar LNG should Cedar LNG enter the construction phase and Gitxaala provides its support, through the Gitxaala First Nation LNG Benefits Agreement, and the Gitxaala Coastal Fund Agreement.

Considering the above analyses and the proposed provincial conditions, federal Mitigation Measures and Follow-up Programs, the EAO concluded that the potential adverse effects of Cedar LNG on the Indigenous Interests of Gitxaala have been adequately avoided, minimized or otherwise accommodated.

The EAO engaged with Gitxaala as set out in the Section 11 Order for Cedar LNG. Gitxaala reviewed and provided comments, where they determined appropriate, on the Valued Component (VC) Selection Memo, draft Section 11 Order, the draft Application Information Requirements (AIR), Cedar's Indigenous Consultation Plan and Reports, the screening of the Application and on the Application and supplemental material, as well as EAO's decision

materials. As part of the Working Group, Gitxaala participated in technical meetings throughout the EA for Cedar LNG. Gitxaala and the EAO worked together throughout the EA, which included joint work planning, consensus-seeking and collaborative drafting of this Section of the EAO's Assessment Report. Gitxaala and the EAO held biweekly calls during Pre-Application and Application Review to discuss concerns related to Cedar LNG and to understand, address and resolve issues on a case-by-case basis as they were encountered. The EAO and the Agency provided funding to support this engagement. The EAO was responsive to Gitxaala's concerns and suggestions for additional conditions and delayed referral to provincial and federal decision makers to seek to address Gitxaala's outstanding concerns including proposing updates to provincial conditions and updates and new federal Mitigation Measures and Follow-up Programs. Based on this engagement undertaken with Gitxaala on Cedar LNG, the EAO has concluded that it has fulfilled the provincial Crown's duty to consult with Gitxaala.

Gitxaala's Conclusion

In preparing this document, the GTMA Project Team considered Cedar's EAC Application, the engagement process with Gitxaala undertaken by the proponent and the Crown, and most importantly, data provided by Gitxaala Nation members through various reports and documents compiled over the years and provided as inputs to Cedar.

The effects of the Project and their significance was determined through an inclusive approach that blends assessment methods with methods that fulfills the needs of Gitxaala Leadership to ensure they are given accurate information for consideration. This assumed the outstanding issues identified in section 11.3 would be resolved before the Project is referred to provincial and federal decision makers by the EAO, which did not happen.

Although bilateral discussions between Gitxaala and Cedar are ongoing, the GTMA Team finds that without further actions by the Crown in collaboration with Gitxaala, Cedar LNG would result in severe and significant effects to Gitxaala VCs. With Moderate risk of effects to Cultural Identity and Harvesting and High risk of effects to Governance and Sacred Places.

As expressed throughout the EA process, GTMA's concerns regarding the effects of marine shipping are not limited to the direct and cumulative effects on Gitxaala's Interests. Gitxaala also remains concerned about the direct and cumulative effects of Cedar's marine shipping on the marine environment, including all marine resources and ecosystems. Gitxaala also understands there is an existing marine regulatory framework and ongoing non-regulatory initiatives related to the regulation and management of marine shipping and spill response, and also that the federal government is exploring potential amendments to the *Canada Shipping Act, 2001* and the *Marine Liability Act, 2001* to clarify the liability and compensation regime for ship source incidents.

However, the GTMA Project Team is of the opinion that complementary measures, as described in the IAAC Practitioner's Guide, that are not part of the project design but can compensate Gitxaala for adverse effects of the project, are also required. These complementary measures

could take the form of an Impact Benefit Agreement, or further commitments to government-to-government ongoing co-management initiatives which can be developed and implemented collaboratively with Gitxaala.

As potential adverse residual effects of Cedar LNG on Gitxaala's Interests have been predicted, and these primarily result from interactions with Cedar's marine transport and shipping, understanding these issues and authorities' roles in further assessment, monitoring, adaptive management, and compliance and enforcement, is critical to understand the context of potential Project approval. Gitxaala requires a line of sight from the *predicted* residual effects to verification and monitoring, and, if necessary, adaptive management, and an understanding of the corresponding responsible authorities.

Until final engagements occur between the Crown and Gitxaala, the effects will persist and are of a moderate to high risk to Gitxaala's rights and title, as represented by the VCs used within this report.

Gitxaala VC	Severity Rating	Risk Rating	Significance
1. Governance	<i>High</i>	<i>High</i>	<i>Significant</i>
2. Harvesting	<i>High</i>	<i>Moderate</i>	<i>Significant</i>
3. Cultural Identity	<i>High</i>	<i>Moderate</i>	<i>Significant</i>
4. Sacred Places	<i>Moderate</i>	<i>Moderate</i>	<i>Significant</i>

Figure 49: Overall Risk Rating for All Gitxaala Valued Components

Gitxaala Nation is deeply concerned that the EAO-led substituted assessment and consultation process failed to enable a decision of free, prior and informed consent by Gitxaala leadership by not providing sufficient time for the conclusion of meaningful consultation with Gitxaala. GTMA notes that the EAO indicated via email on October 28th that it had decided to delay referral to provincial and federal decision makers until November 14th to "ensure decision makers are provided with referral materials that reflect the status of any final conversations on federal conditions and mitigation measures". However, on November 10th the EAO indicated via email that it had decided to further delay referral until November 16th "to allow Gitxaala to have a little more time with this new information", the new information was in reference to the indication that IAAC are "supportive of proponent's new commitments in general and will be working to incorporate them into the federal conditions", which was provided in the EAO's email. As noted in the Outstanding Issues section of this assessment (Section 11.3), consultation with federal authorities on the federal conditions remains ongoing, which means the referral materials will not reflect the status of final conversations on federal conditions and mitigation measures. Gitxaala further notes the EAO's decision to twice delay the referral to decision makers was made without consideration of timelines for Gitxaala's decision making processes.

Gitxaala respectfully disagrees with the EAO's view that "ongoing federal engagement is the best venue for the dialogue and provision of information GTMA requires regarding the

management of marine shipping ... for Cedar LNG". Until the Crown's consultation process is completed, Gitxaala Nation is of the view that the Crown has not yet fulfilled its legal obligations to consult Gitxaala Nation in respect of the potential adverse effects of Cedar LNG on the Indigenous Interests of Gitxaala.

ANNEX E: REFERENCES

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12 KITSELAS FIRST NATION

12.1 ASSESSMENT APPROACH

Kitselas drafted this assessment of Cedar LNG Project effects on Kitselas Values, with input from the EAO (in *italics*). This Section 12.0 reflects the perspective of Kitselas and, except where indicated, this Section 12.0 does not necessarily reflect the Province's views or suggest its agreement with the perspectives set out in this assessment.

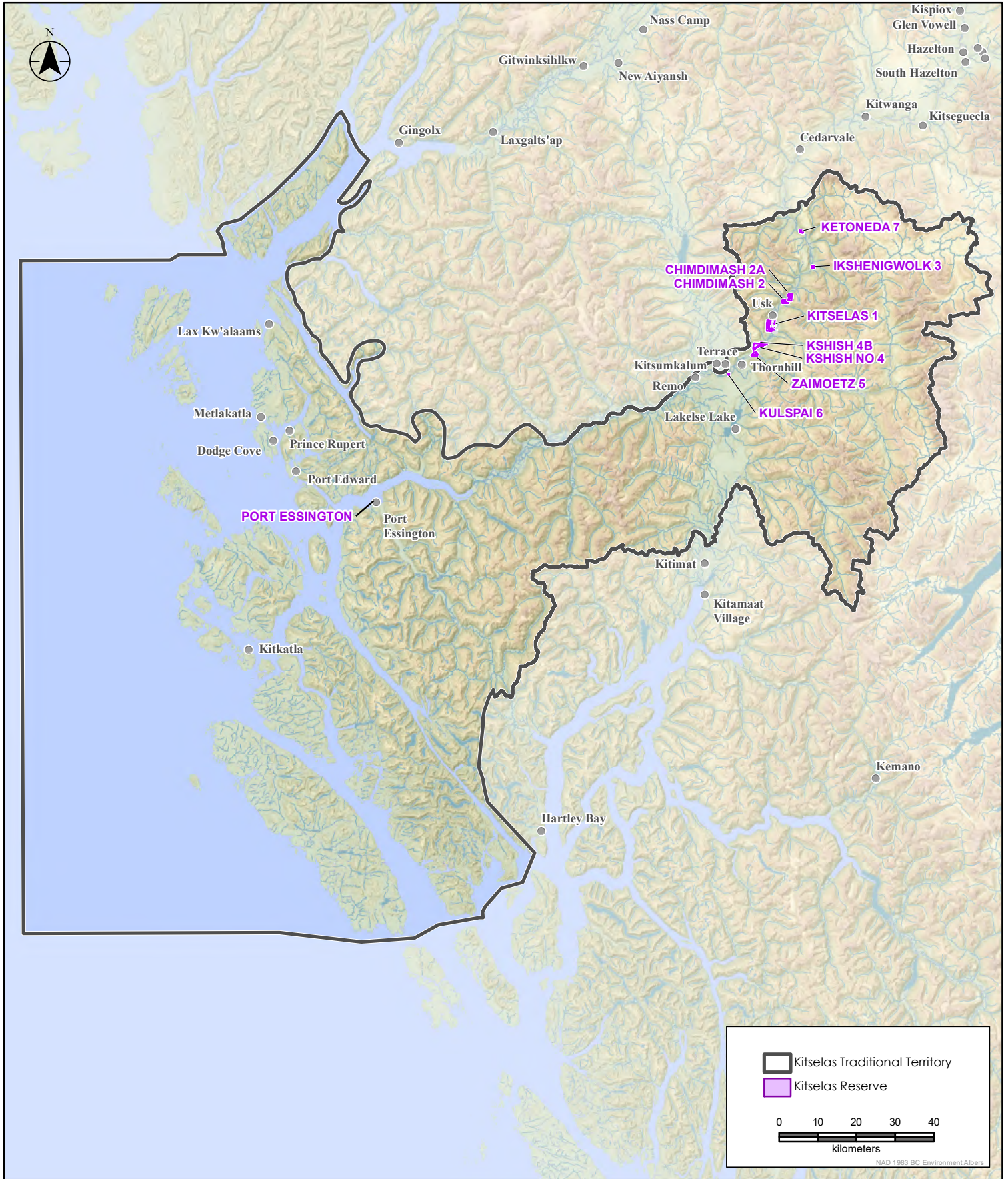
12.2 OVERVIEW

Kitselas is a proud and progressive Nation who have occupied the Skeena River and Kitselas Canyon areas since time immemorial. While Gitselasu (Kitselas) means 'people of the Canyon' in the Tsimshian language of Sm'algyax, the Kitselas Territory is described as stretching from the Pacific Ocean, on British Columbia's North Coast, inland up the Skeena River Valley. Within the Territory, there are eight Reserve areas, most of which are along the Highway 16 corridor (**See Table 50**). Kitselas maintains strong ties to the coastal environment as reflected by the large marine harvest area within Kitselas traditional territory.

Kitselas' rich cultural history is grounded in *adawx* – traditional Tsimshian stories about the origins of the world. *Adawx* are 'true tellings' or 'sacred histories' which are passed on from generation to generation. Particular areas at the mouth of the Skeena River and in the Prince Rupert Harbour region can be tied to Kitselas names and stories (Kitselas First Nation, 2020).

Kitselas is governed by the Kitselas Band Council, which consists of one Chief and several councillors. The Chief and Council are elected every two years from members within Kitselas. The role of Council is to provide the overall direction for the Nation, and for the Kitselas Administration to carry out this direction. The council aims to act in the best interest of all Kitselas members, to enhance the well-being of Kitselas community members while protecting the Nation's assets.

Kitselas also has a hereditary governance system. Though heavily compromised by the effects of colonialism, Kitselas is house-based and individuals identify with one of four clans: *Laxgibuu* (wolf), *Ganhada* (raven), *Gispuwudwada* (blackfish/killer whale) and *Laxsgiik* (eagle). While the Chief and Council are the elected representatives for Kitselas, clan ties remain an important aspect of Kitselas governance, culture, and socio-economic conditions.



Sources: Kitselas First Nation, Government of British Columbia, Government of Canada

Service Layer Credits:



Kitselas Lands & Resources
 The accuracy & completeness of information shown on this drawing is not guaranteed. It will be the responsibility of the user of the information shown on this drawing to locate & establish the precise location of all existing information whether shown or not.

Kitselas Traditional Use Overview

Kitselas Traditional Territory and Reserves

Figure 50: Kitselas Traditional Territory Map

FIGURE 1

12.3 ENGAGEMENT ACTIVITIES

12.3.1 KITSELAS-EAO ENGAGEMENT

The EAO engaged with Kitselas as set out in the Section 11 Order for Cedar LNG. Kitselas and the EAO worked together throughout the environmental assessment, which included joint work planning, and consensus-seeking. Kitselas and the EAO held biweekly calls during Pre-Application and Application Review to discuss concerns related to Cedar LNG and to understand, address and resolve issues on a case-by-case basis as they were encountered. The EAO and the Agency provided funding to support this engagement.

Kitselas also reviewed and provided comments, where they determined appropriate, on the Valued Component (VC) Selection Memo, draft Section 11 Order, the draft Application Information Requirements (AIR), Cedar's Indigenous Consultation Plan and Reports, the screening of the Application and on the Application and supplemental material, as well as EAO's decision materials. As part of the Working Group, Kitselas participated in technical meetings throughout the environmental assessment (EA) for Cedar LNG.

12.3.2 KITSELAS-PROPONENT ENGAGEMENT

Kitselas has been pleased with the quality and consistency of Cedar's engagement with our Nation from early engagement throughout the EA process. Cedar has tailored their approach to engagement to Kitselas' needs, provided routine Project updates, and responded in a timely manner to Kitselas' concerns. In addition to scheduling meetings with Kitselas as topics requiring discussion arise, Cedar has made best efforts to meet with our leadership, provide us with materials for community engagement, and facilitated a site visit.

Over the course of the EA process, Kitselas and Cedar have resolved several outstanding issues, notably:

- Air quality and noise effects along the shipping route
- Potential effects of vessel wake on marine vegetation and harvesting
- Potential effects to wildlife, particularly marine birds and species harvested by Indigenous peoples
- Accidents and malfunctions related to shipping
- Effects associated with increased population and out-of-town workers, particularly related to housing availability and access to services
- Effects to human health

Cedar continues to engage with Kitselas in good faith on the development of management plans, Follow-up Programs, and the negotiation of an impact management benefit agreement.

12.4 KITSELAS VALUES

Valued Components (VCs) were previously defined by the EAO as: “components of the natural and human environment that are considered by the proponent, public, Aboriginal groups, scientists and other technical specialists, and government agencies involved in the assessment process to have scientific, ecological, economic, social, cultural, archaeological, historical, or other importance” (EAO, 2013). The Impact Assessment Agency of Canada (IAAC) defines Valued Ecosystem Component as “the environmental element of an ecosystem that is identified as having scientific, social, cultural, economic, historical, archaeological or aesthetic importance” (CEAA 2006).

Kitselas is engaged in an independent, Nation-led process to define what matters to it when considering a new project in its Territory which has, as a goal, the identification of important elements and corresponding measurable parameters for assessment of impacts that matter to the Nation. While these measurable parameters are akin to the EA process concept of VCs, the term “component” does not resonate with Kitselas.

Kitselas community members have indicated that the term “component” implies (1) a division of the natural and human environments into parts and (2) a process of ranking these parts in terms of importance. This is at odds with the Kitselas worldview that is premised on equal importance of all parts of a single interconnected system and a responsibility to care for those things.

What does resonate for the Kitselas community is the concept of “values” based on relationships – ideas that define the Kitselas way (“Kitselas Values”).

The development of a process to explain these values in a way that a conventional impact assessor will understand is ongoing. The first iteration of a set of Kitselas Values – against which project effects can be measured, is being used for the present assessment. The Kitselas Values, all of which are related to the core concept of respect – positive regard and actions – are as follows:

- Respect for Kitselas’ History
- Respect for Kitselas’ Future
- Respect for Kitselas’ Lands
- Respect for Kitselas Authority
- Respect for the Kitselas Community

Given the ongoing work to “operationalize” these by identifying how to measure the state of Kitselas Values and what is needed to ensure they are protected and enhanced, Kitselas, by necessity, has had to take a broader lens to assess effects for the current Cedar LNG Project. To that end, Kitselas’ provides a more qualitative review and summary of the Cedar LNG Project’s respect for Kitselas’ culture as a whole.

RESPECT

As described above, the concept of ‘respect’ underpins all of the Kitselas Values. Respect is a relational concept: it implies two parties and a fundamental equality among them. Respect is the through-line in the Kitselas Values because it implies both a right and a responsibility which, if addressed in equal measure, result in balance and the ‘good way’.

12.4.1 RESPECT FOR KITSELAS’ HISTORY

This Kitselas Value addresses the responsibilities current and future generations have to remembering the people who have gone before and to protecting, following, and passing on the knowledge and ways to protect the land and each other that have come from Kitselas’ ancestors.

WHAT THIS VALUE ENCOMPASSES

This Kitselas Value encompasses both the period before European colonists arrived; and the colonial period extending to the present day. This Kitselas Value contains a number of ideas:

Regaining lost knowledge / Restoring language;
 Recognizing Kitselas role in the history and development of the region;
 Addressing shame, stigma, and wounds of historical trauma; and
 Understanding the importance of sacred places and traditional practices.

Figure 51: Kitselas Value Ideas

This Kitselas Value intersects with a number of Indigenous Interests identified in Cedar’s Application (hereafter referred to as “Indigenous Interests,” to differentiate from Kitselas Values), as identified in Section 12.7.

EXISTING STATE

Of all Kitselas Values, Kitselas considers this as being perhaps the most compromised. Only a few elders remain who are fluent speakers of Sm’algyax. Direct and intergenerational effects of the residential school system are still affecting family health and community well-being. Understanding among outsiders (defined variously as ‘those who are not Kitselas,’ ‘those who are not Tsimshian,’ ‘those who are not from the Terrace region’, and ‘project proponents and their consultants’) of the Kitselas way is extremely limited. And pressure to sacrifice the elements of this Kitselas Value in favour of economic development is growing.

Prior to European contact, Kitselas society was healthy and strong. It was characterized by a deep spiritual connection to the lands and resources, a culture grounded in the *adawx*, and a robust economy. The location of the villages at Kitselas Canyon once offered a strategic advantage to the Kitselas people, who charged traders and travellers on the river a toll to pass through. The members of each *wilp* (house) moved throughout their *lax’yuup* (house territories) to harvest a vast array of plant, animal, and fish resources over the course of the

year in a pattern known as the seasonal round. Particular areas at the mouth of the Skeena River and the Prince Rupert Harbour region are tied to Kitselas names and stories: Kitselas views this as evidence of long-term occupation and use. Resources harvested from these areas were used to trade with other tribes on the coast and the interior via long-established travel routes.

Following European contact, the Kitselas way of life was drastically altered. The Grand Trunk Pacific Railway was constructed through one of the village sites at the Canyon, undermining Kitselas' strategic position for trade and eliminating their regional governance role as "toll-keepers" of the Skeena River. Kitselas use of the Territory also began to be impacted: the number, location, and availability of sites and areas used as part of the seasonal round began to change. Indian Reserves were established by the colonial government, several residential schools were established in the area, and many Kitselas people resigned themselves to permanent settlement in response to reduced access to the seasonal round. *Spokshuut* (Port Essington) was one such settlement: located near the mouth of the Skeena River in an area occupied seasonally by Kitselas long before being given its European name, *Spokshuut* / Port Essington grew into a year-round settlement built around two trading stores, and, later, a cannery and a sawmill. Kitselas people continued to live and work at Port Essington, using the town as a base for fishing on the coast into the early 20th century.

In the middle of the 20th century, a significant rise in classical (monetary) economic activity, land and resource development, and an increased regional population has resulted in significant changes to both the face and use of lands within Kitselas Territory, fundamentally changing Kitselas access to the land and sea. Many of these limitations can be traced back to federal and provincial resource laws and regulations that encouraged non-Indigenous use of the coast and limited the ability of Kitselas people to engage in traditional harvesting practices and other activities. For instance, during the 1960s, the Canadian federal government instituted a "Buyback Program" whereby fishermen could receive money from the government to "buy" their boat, after which the fisherman would pay that money back over a set period of time to achieve essentially an interest-free loan. However, if a fisherman was unable to make a payment on the boat, their vessel was taken and subsequently their fishing license was revoked. The strict terms of these loans and the loss of boats resulted in many Kitselas people being alienated from their traditional fishing grounds on the coast. This not only increased community pressure on the few Kitselas fishermen remaining to provide for the entire community, it also significantly narrowed the pool of individuals with knowledge of traditional harvesting methods and locations. In EA terms, this represents a "vulnerable context;" that is, it is already compromised and any further impact to it will have disproportionately large effects because it is not resilient in the face of impacts.

12.4.2 RESPECT FOR KITSELAS' FUTURE

This value addresses the responsibility to care for the children and the land so that the community remains strong and the land remains healthy and can provide abundantly for the grandchildren of today's grandchildren.

WHAT THIS VALUE ENCOMPASSES

This value encompasses the idea that the future wellbeing of people, land, and creatures is connected. This value contains a number of ideas or goal statements, including:

Kitselas' youth are knowledgeable about their culture and proud of it;
 Kitselas youth have educational and recreational opportunities within the Territory and do not have to leave to learn or play;
 Kitselas youth have opportunities to connect with and learn from elders;
 Kitselas members have meaningful paid work;
 Parents have meaningful paid work near their families;
 youth have the prospect of meaningful paid work in the Territory; and
 Kitselas traditions, including traditional economy, are passed on.

Figure 52: Respect for Kitselas' Future Ideas

This value intersects with a number of the Indigenous Interests, as identified in Section 12.7.

EXISTING STATE

Kitselas considers this Value to be compromised in a number of ways that can be traced back generally to colonial disruption and specifically to the imposition of the residential school system. Children were forcibly removed from families of origin, mistreated, and made to feel shameful about their heritage. The legacy of this on current and future generations is significant: untreated mental health effects akin to PTSD were brought back to community with no support for healing; the adult-children of the residential schools who do retain memories of traditional ways are deeply embarrassed to share their memories with today's youth, and youth have insufficient grounding in their own culture to regain pride, leaving them feeling lost. Many do not readily recall their *wilp*; similarly, many do not feel they have been provided with the tools to excel in the broader Canadian economy.

Youth under the age of 18 represent the largest Kitselas demographic group, while elders (i.e., those 65 years or older) represent the smallest. Given limited access to the wisdom of their elders, today's youth take a narrow view of Kitselas Territory, first thinking in terms of colonially-granted Reserve Lands before taking a broader view that includes their claim to the full extent of the Territory.

There is, however, optimism that this Value is somewhat resilient: Kitselas has developed a robust 'culture camp' system that brings youth to the Canyon and allows them to be mentored by their elders on the land. Workshops with the youth suggest that this is a source of pride and an opportunity to improve the state of this value.

Kitselas' view of the Cedar LNG Project effects to this Value are discussed in Section 12.7.

12.4.3 RESPECT FOR KITSELAS' LANDS

This Value will be recognizable to most EA practitioners as the grouping of biophysical valued components assessed in conventional EAs.

WHAT THIS VALUE ENCOMPASSES

This Value encompasses the long term health of the Territory and the ability of Kitselas to use its resources. It encompasses:

Abundant, safe, clean, water; palatable freshwater; and
Healthy fish, bird, and animal populations able to sustain traditional harvesting.
It also encompasses:
Unimpeded /unrestricted movement for harvesting within the Territory;
Protection of sacred, spiritual, sensitive places and ecosystems; and
The existence of knowledge holders and students to whom knowledge can be passed.

Figure 53: Respect for Kitselas' Lands Values

EXISTING STATE

Kitselas considers this Value to be compromised in two discrete but interrelated ways. Biophysically, habitat loss and overharvesting are causing species populations to be in decline and pollution is affecting air, water and land quality. At the same time, the inability of Kitselas to dictate harvesting limits and access portions of the Territory limit the ability of Kitselas to discharge its duty to protect the Territory and all creatures living within it.

All Kitselas households that completed the 2020 Annual Determinants of Health Survey reported consuming traditional foods, and 32 households reported at least 30% of their diet is comprised of traditional food. However, participation in traditional resource-based activities such as fishing, hunting, and gathering intertidal resources has decreased among many Kitselas members over the past 3 years, despite four out of five members who report a desire to increase their level of participation in traditional resource-based activities. The top concerns about traditional resources reported in the survey are the quantity of resources available, access to resources, and overall quality of resources. Approximately half of the community members who completed the Survey reported they had lost access to a harvesting site or route, citing industrial development, contaminated resources, and commercial users as the main reasons.

Kitselas is of the view that Cedar's description of the existing state of harvesting in Section 8.4.3.1.1 of the Application is adequate and reflects an acceptable understanding of Kitselas harvesting practices. Kitselas view of Cedar LNG Project effects on these practices is discussed in Section 12.7.

12.4.4 RESPECT FOR KITSELAS' AUTHORITY

This Value is related to reclamation of traditional governance practices and to the principles of free, prior, and informed consent contained in the United Nations Declaration on the Rights of Indigenous Peoples.

WHAT THIS VALUE ENCOMPASSES

This Value encompasses all the ways in which Kitselas manages or is involved in the management of activities within its Territory. It encompasses:

Participation in policy development and implementation;
Inclusion in decision-making;
Partnering in environmental management and in setting harvesting quotas/limits; and
Economic partnerships on projects within the Territory.

Figure 54: Respect for Kitselas' Authority Values

EXISTING STATE

Kitselas considers this Value to be significantly compromised: not only is involvement in decisions regarding the use of the Territory significantly diminished, the traditional government structures – in particular those related to kinship-based land management and resource sharing – have been all but lost to the current generation.

Traditionally, the head of a *wilp* was a key decision-maker, responsible both for protecting the land within the *wilp*'s purview and for sharing its wealth with the community. Feasts, observances, training, mentorship, gifting, and bequeathments were all tools for governance. With the loss of these and the imposition of colonial governance structures responsible only for reserve lands, Kitselas retains little of its former decision-making authority.

Kitselas has a strong Chief and Council and is actively looking to rebuild its role in managing for a healthy environment. Kitselas' view of the Cedar LNG Project effects on this Value are discussed in Section 12.7.

12.4.5 RESPECT FOR KITSELAS' COMMUNITY

This Value is related to connectedness and the pride in being members of the Kitselas.

WHAT THIS VALUE ENCOMPASSES

This Value is closely linked to all the other Values, but is perhaps most intimately bound to the first Value – respect for Kitselas' History. The early colonial period led to major dislocations that have been carried forward across generations. With the Truth and Reconciliation Commission, there was a recognition at the highest level that a great deal of work needs to be done to

address the ongoing effects – reflected in destabilized community relationships – that the arrival of colonists precipitated.

This Value encompasses:

Frequency of community events and gatherings;
Caring for each other and protecting elders;
Relationships with neighbouring Nations;
The beauty and cleanliness of the community;
Physical and mental health; and
A sense of safety.

Figure 55: Respect for Kitselas’ Community Values

EXISTING STATE

Unsurprisingly, this Value is compromised. Community members notice a series of stark trends that reflect the degraded state of this Value:

- The frequency of community gatherings (pre-pandemic) was steadily declining;
- Women and young people reported feeling less and less safe both in community and in the Terrace region;
- All members of the community have noted a decline in pride of place, as evidenced by rising incidence of littering and the percentage of homes (approximately half) that are in need of repairs beyond basic maintenance;
- Despite over half of households reporting at least one person who has mental health issues and one third reporting at least one person with cardiovascular disease, opportunities (in the form of physical space and activities) to improve physical and mental health within the community are not growing; and
- There are fewer opportunities for the Tsimshian Nations to work together and support each other.

Like the “Respect for the Future” value, however, there are signs that this Value is singularly resilient: given support, the community has the strength to rebuild this Value.

Kitselas’ view of the Cedar LNG Project effects on this Value are discussed in Section 12.7.

12.5 RELATIONSHIP BETWEEN KITSELAS VALUES AND “CEDAR’S SECTION 14.0 ABORIGINAL INTERESTS”

As noted previously, Kitselas Values are holistic and interrelated. The purpose of this figure is illustrative: consistent with Kitselas world-view, effects to one Indigenous Interest may have effects to multiple Kitselas Values and cannot, therefore, be assessed or mitigated in isolation.

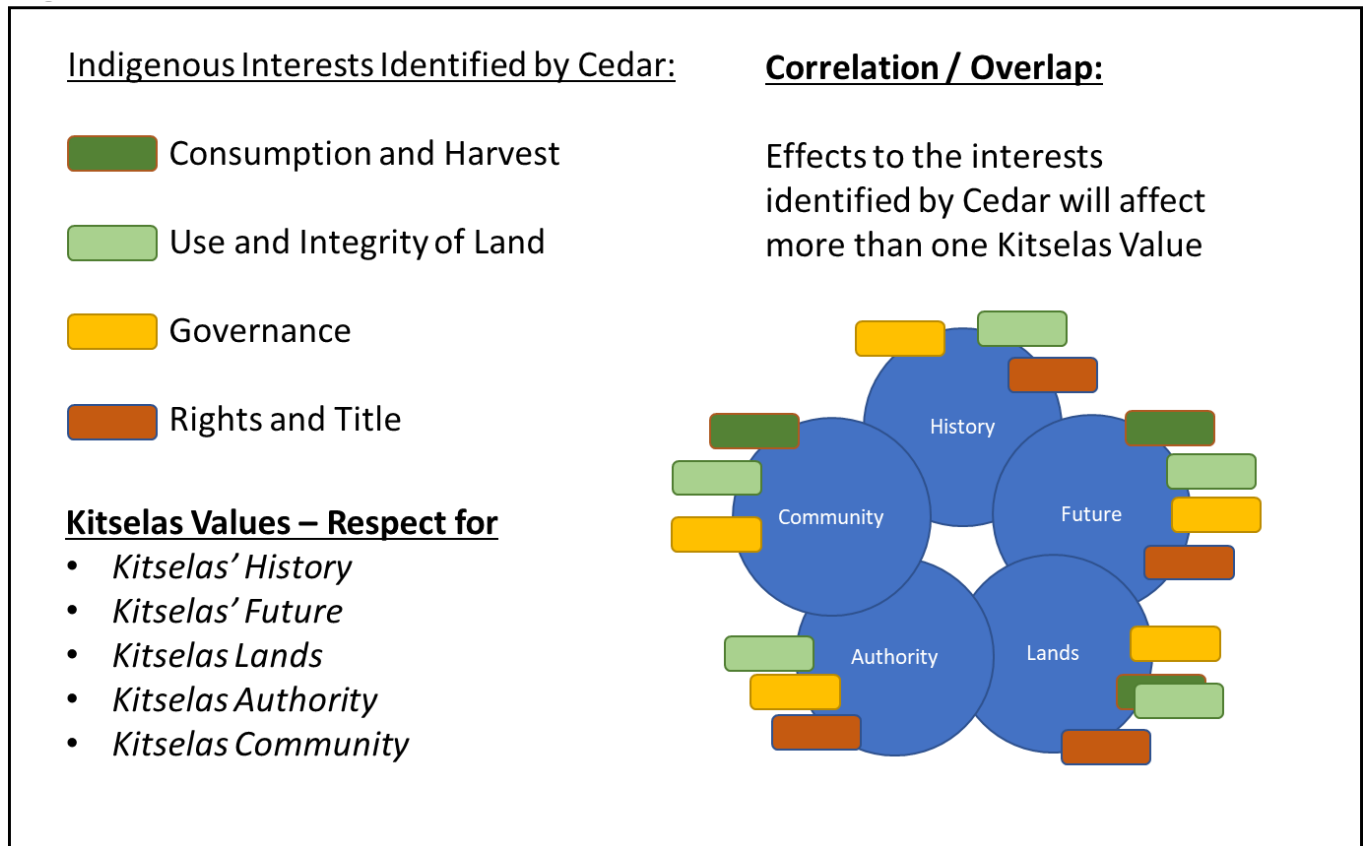


Figure 56: Kitselas Values’ Correlation with Indigenous Interests

In essence, improving one Value will generally have a positive ripple effect on most other Values. Equally, degrading one Value can have negative ripple effects.

12.6 INFORMATION GAPS

MANAGEMENT PLANS

It has been Kitselas’ long-standing position that, for the purposes of determining the seriousness of potential residual effects through an environmental assessment process, the intent to produce a management plan does not provide sufficient information to determine if the plan will actually mitigate predicted effects. This practice poses a risk that decision-makers may approve works that have far more significant adverse effects than were presented. We acknowledge that proponents must balance the investment of time and resources into the environmental assessment phase against an unknown regulatory outcome of a project, however, this does not preclude the proponent from providing the level of detail necessary to confirm if proposed Mitigation Measures can indeed reduce project effects as stated. To confirm and follow the line of thinking that development of a future management plan will be

effective in reducing project impacts, the proponent must provide a sufficient level of detail and specifics regarding the content of that management plan.

Kitselas has communicated our perspective on management planning to Cedar from the outset of the Project: without reasonably developed management plans and monitoring and adaptive management strategies, residual effects must be considered to be equivalent to pre-mitigation effects. However, while Cedar has referenced future management plans in response to some of our concerns without providing the plans in any detail, we feel that the additional Mitigation Measures and commitment to several Follow-up Programs largely balances our concerns. Furthermore, Cedar's commitment to consult Kitselas on the development of management plans, which they have already begun to act on, provides Kitselas with a higher degree of confidence in their effectiveness.

12.7 POTENTIAL PROJECT EFFECTS AND PROPOSED MITIGATIONS

A conventional EA establishes “linkages” between project components and values: the specific ways (called ‘pathways of effect’) that a project may affect one or more values. Ways to measure the current state (the baseline) of the value are identified and predictions are made about the way in which the project will change conditions from the measured baseline. Actions to reduce the undesirable changes (mitigations) are proposed and a second prediction is made regarding how much the undesirable change has been reduced. Whatever undesirable change remains is called the residual effect on that specific value.

Kitselas understands this approach but finds it somewhat limiting. As noted in Figure 56, above, effects, do not have pathways but webs of connection. Based on the current iterations of its Values, Kitselas is looking more broadly at Cedar LNG Project effects and proposed mitigations.

Kitselas’ greatest concerns regarding effects from any project in general, and from Cedar LNG in the context of this report in particular, are those which will affect Kitselas’ ability to regain knowledge and strength about our land from our elders and gift the ability to be stewards of this legacy to the future.

Based on the Application and on revised material provided in a series of supplemental memos, Kitselas is concerned by the following potential effects to its Values. Where these are linked to potential effects to Valued Components studied in Section 14 of the Application, these are indicated. Proposed mitigations and conditions are the measures that help to address the potential effects to Valued Components. These proposed mitigations and conditions come from the following sources:

- Cedar’s Mitigation Measures were derived from commitments the Proponent made in their Application and subsequent memos. These mitigations are not legally enforceable unless they are captured by the EAC or federal decision statement, if issued for Cedar;
- EAO’s proposed conditions to provincial ministers who, if they issue an EAC, may establish these conditions as legally binding requirements; and
- IAAC’s proposed federal conditions to the federal Minister who, if they determine that the project is the public interest, may establish these conditions as legally binding requirements.

Table 108: Potential Effects on Kitselas' Values

Potential Project Effect on Value	Application Linkage (where identified)	Proposed Mitigation and Conditions	Application linkage gap (where noted by Kitselas)	Kitselas' determination of Residual Effect (Y/N)
<p>Respect for Kitselas' History Effects are those which would prevent or impede:</p> <ul style="list-style-type: none"> • Regaining lost knowledge / Restoring language; • Recognizing Kitselas role in the history and development of the region; • Addressing shame, stigma, and wounds of the residential school system; • Awareness of the Kitselas way and Kitselas' connection to the Canyon; and • Understanding the importance of sacred places and traditional practices. 	<ul style="list-style-type: none"> • Loss or alteration of preferred harvesting methods, locations or opportunities • Loss of time when harvesting, including when harvesting for Elders and community redistribution • Loss or alteration of access to preferred harvesting locations • Loss or alteration of harvested species • Alteration to the harvesting experience • Alteration of subsistence-based livelihoods and alteration of trade relationships with neighboring Indigenous Nations • Changes in human health (e.g., mental and physical) due to noise, air emissions, changes in diet (i.e., less traditional foods) and loss of culture • Changes resulting from malfunctions and accidents • Changes resulting from climate change • Loss or alteration of use or access to sacred and cultural sites • Loss or alteration of ability to share traditional knowledge at sacred and cultural sites • Reduced quality of experience as a result of sensory disturbance • Changes in the ability to make decisions regarding land and marine use, including access and use of harvesting areas • Changes in infrastructure, services, accommodation, and transportation • Changes in regional employment, business, and economy • Combined effect pathways, measurable parameters and indicators 	<p>Cedar's Mitigation Measures</p> <ul style="list-style-type: none"> • Develop and implement marine transportation management plan • Use of escort tugs between Triple Islands and Kitimat • Lighting for Project will be consistent with OGC's Light Control Best Practices Guideline • Develop and implement a maintenance program for operation that includes regular inspections of its equipment and infrastructure • Project gas processing and LNG storage will be located on the FLNG facility (thereby reducing GHG emissions from vegetation clearing and earthworks) • The facility will be equipped with fire and gas detection in order to repair gas leaks as they are identified. • Electrification of gas processing for natural gas pre-treatment and liquefaction and loading LNG • Local hire and procurement policy and promote training opportunities where feasible • Ongoing engagement with Kitselas on Kitselas-specific economic opportunities • Develop and implement a waste management plan, an emergency management plan (during operation) and provide security services and a security gate at the project site to reduce demand on local services. • Require that project workers (not inclusive of summer students) 19 years and younger have completed high school or have an appropriate equivalency • Requiring subcontractors to have a local involvement plan or implement policies and practices that provide opportunities to local businesses and contractors • Monitoring programs throughout construction and operations (i.e., verify predicted impacts and adaptively manage additional impacts to air quality, noise, marine bird and mammal strikes) • Wake analysis conducted and reported on via memo based on feedback from Kitselas and other Indigenous Nations • Develop and implement management plans incorporating feedback from Indigenous Nations. <p>Proposed Provincial Conditions</p> <ul style="list-style-type: none"> • Marine Transportation Communication Report (Condition 12), which will include communication of project activities that may affect Kitselas fishers, a shipping schedule notification process and grievance process for Kitselas marine users who have lost fishing gear; • CEMP (Condition 9) includes Spill prevention and response related to hydrocarbon storage and leaks or other accidental emissions from machinery or equipment; emergency response; measures for wildlife monitoring, reporting and mitigation; and chance find protocols that includes both archaeological finds and potential paleontological finds • HMSP (Condition 13), which will include a plan for addressing communicable diseases and reduce additional burden on local and regional healthcare system; • SEMP (Condition 14), which will not permit worker to rent local housing, require training regarding drug and alcohol use, implement gender equity and diversity employment measures and implement Mitigation Measures for gender-based violence, as well as participation in a regional social and economic management and monitoring committee if this is created by the provincial government; <p>Proposed Federal Conditions</p> <ul style="list-style-type: none"> • Develop and implement a marine transportation management plan that includes an LNG carrier shipping schedule notification processes that includes Kitselas; reporting mechanisms that include Kitselas to report on any concerns related to LNG carrier interference with marine use; methods for regular communication on operation activities with marine users; use by Cedar LNG carriers of the Canadian Coast Guard's Marine Communications and Traffic Services to provide notice of planned vessel arrival time at the Triple Island Pilot Boarding Station and upon request conduct safe shipping workshops for Kitselas. 	<p><i>Detailed management plans</i></p>	<p>Y</p>

Potential Project Effect on Value	Application Linkage (where identified)	Proposed Mitigation and Conditions	Application linkage gap (where noted by Kitselas)	Kitselas' determination of Residual Effect (Y/N)
	<p>listed for each of the potential effects above.</p>	<ul style="list-style-type: none"> • Develop, in consultation with the Pacific Pilotage Authority and British Columbia Coast Pilots Limited, guidance on respecting safe vessel speed profiles for Designated Project related LNG carriers, subject to navigational safety and the authority of captains and pilots to operate the LNG carriers • Cedar will require LNG carriers to report to Cedar marine mammal strikes as soon as practicable after the carrier completes its required reporting of such strikes under the Marine Mammal Regulations, SO/93-56. Cedar will share the reportable information it receives with Kitselas within 24 hours of receipt. • Federal Follow-up Program for wildlife that would address wildlife concerns including marbled murrelet, migratory birds, light at the FLNG Facility and bird strikes by LNG carriers. • Federal Follow-up Program for marine vegetation that would monitor and address changes in the extent of marine vegetation (eelgrass and/or kelp) during the summer in locations identified in consultation with Indigenous groups along the marine shipping route. • Federal Follow-up Program for marine use where Cedar would work with Kitselas to establish Indigenous nation-specific plans for monitoring marine shipping effects on Indigenous marine use, and harvesting, and access to important sites; • Design Project lighting to reduce risk of injury or mortality and change in movement for wildlife and marine resources. • Federal Follow-up Program to monitor and address changes to marine water quality with a focus on potential contaminants of concern expected to be present in effluents from the Designated Project. • The Proponent shall utilize an inert gas generation system for purging LNG tanks that does not require discharge of liquid effluent to the marine environment during operation. • Implement an emergency management program, a process safety system, maintenance program, and staff training to ensure safety and appropriate response to incidents during construction and operation • Participate in shipping-related spill response plans and facilitate Kitselas involvement, and share with Kitselas any Cedar LNG carrier incident that results in a release of cargo or fuel to the environment • Develop and implement chance find procedure for heritage resources • Implement a Gender Equity and Diversity Plan to increase opportunities for Indigenous Peoples to obtain and retain employment with the Designated Project and report on how the Gender Based Analysis Plus has been integrated into the Project. • Implement a Worker Code of Conduct applicable to all employees of the Designated Project that outlines expectations and requirements for respectful conduct in the workplace and the community, including cultural and cross-cultural awareness training. • The Proponent shall require that any non-local contractor personnel resides exclusively in third party workforce accommodation camps or in other temporary accommodation (excluding rental housing) when working on the Designated Project. • Federal Follow-up Programs with respect to adverse effects on the health, social and economic conditions of Indigenous Peoples from changes to the acoustic environment and to air quality. • Implement a HMSP and a Follow-up Program with respect to the HMSP, to mitigate the impacts of the Designated Project on local health and medical services that may be used by Indigenous Peoples. • Implement procedures for restricting non-local contractor personnel from engaging in recreational hunting, fishing or ATV or snowmobile use during off-work hours. • Implement measures to inform Indigenous Peoples of Designated Project-related employment and procurement opportunities, using targeted communication procedures designed in consultation with Indigenous groups. • Implement a Training Plan in relation to each phase of the Designated Project to increase opportunities for Indigenous Peoples to obtain skills and training required to be employed by the Designated Project. 		

Potential Project Effect on Value	Application Linkage (where identified)	Proposed Mitigation and Conditions	Application linkage gap (where noted by Kitselas)	Kitselas' determination of Residual Effect (Y/N)
<p>Respect for Kitselas' Future Effects are those which would prevent or impede support for future generations, such that:</p> <ul style="list-style-type: none"> • Kitselas' youth are knowledgeable about their culture and proud of it; • Kitselas youth have educational and recreational opportunities within the Territory and do not have to leave to learn or play; • Kitselas youth have opportunities to connect with and learn from elders; • Kitselas members have meaningful paid work; and • Kitselas traditions, including traditional economy, are passed on. 	<ul style="list-style-type: none"> • Loss or alteration of preferred harvesting methods, locations or opportunities • Loss of time when harvesting, including when harvesting for Elders and community redistribution • Loss or alteration of access to preferred harvesting locations • Loss or alteration of harvested species • Alteration to the harvesting experience • Alteration of subsistence-based livelihoods and alteration of trade relationships with neighboring Indigenous Nations • Changes in human health (e.g., mental and physical) due to noise, air emissions, changes in diet (i.e., less traditional foods) and loss of culture • Changes resulting from malfunctions and accidents • Changes resulting from climate change • Loss or alteration of use or access to sacred and cultural sites • Loss or alteration of ability to share traditional knowledge at sacred and cultural sites • Reduced quality of experience as a result of sensory disturbance • Changes in the ability to make decisions regarding land and marine use, including access and use of harvesting areas • Changes in infrastructure, services, accommodation, and transportation • Changes in regional employment, business, and economy • Combined effect pathways, measurable parameters and 	<p>Cedar's Mitigation Measures</p> <ul style="list-style-type: none"> • Develop and implement marine transportation management plan • Use of escort tugs between Triple Islands and Kitimat • Lighting for Project will be consistent with OGC's Light Control Best Practices Guideline • Establish designated equipment refueling areas • Electrification of gas processing for natural gas pre-treatment and liquefaction and loading LNG • Local hire and procurement policy and promote training opportunities where feasible • Ongoing engagement with Kitselas on Kitselas-specific economic opportunities • Develop and implement a waste management plan, an emergency management plan (during operation) and provide security services and a security gate at the project site to reduce demand on local services. • Workers will be paid wages consistent with the Western Canadian labour market. Reduces the possibility that the Project will contribute to wage inflation within the RAA. • Require that project workers (not inclusive of summer students) 19 years and younger have completed high school or have an appropriate equivalency • Offer on the job training programs and apprenticeship opportunities will be made available <p>Proposed Provincial Conditions</p> <ul style="list-style-type: none"> • Marine Transportation Communication Report (Condition 12), which will include communication of project activities that may affect Kitselas fishers, a shipping schedule notification process and grievance process for Kitselas marine users who have lost fishing gear; • CEMP (Condition 9) includes Spill prevention and response related to hydrocarbon storage and leaks or other accidental emissions from machinery or equipment; emergency response; and measures for wildlife monitoring, reporting and mitigation; noise management; and air quality management • HMSP (Condition 13), which will include a plan for addressing communicable diseases and reduce additional burden on local and regional healthcare system; • SEMP (Condition 14), which will not permit worker to rent local housing, require training regarding drug and alcohol use, implement gender equity and diversity employment measures and implement Mitigation Measures for gender-based violence, as well as participation in a regional social and economic management and monitoring committee if this is created by the provincial government; • Community feedback process (Condition 11), which will allow Kitselas to submit questions regarding the Project and review Cedar's report based on questions received. <p>Proposed Federal Conditions</p> <ul style="list-style-type: none"> • Offset net GHG emissions after 2050. • Develop and implement a marine transportation management plan that includes an LNG carrier shipping schedule notification processes that includes Kitselas; reporting mechanisms that include Kitselas to report on any concerns related to LNG carrier interference with marine use; methods for regular communication on operation activities with marine users; use by Cedar LNG carriers of the Canadian Coast Guard's Marine Communications and Traffic Services to provide notice of planned vessel arrival time at the Triple Island Pilot Boarding Station and upon request conduct safe shipping workshops for Kitselas. • Develop, in consultation with the Pacific Pilotage Authority and British Columbia Coast Pilots Limited, guidance on respecting safe vessel speed profiles for Designated Project related LNG carriers, subject to navigational safety and the authority of captains and pilots to operate the LNG carriers 	<p><i>Detailed management plans</i></p>	<p>Y</p>

Potential Project Effect on Value	Application Linkage (where identified)	Proposed Mitigation and Conditions	Application linkage gap (where noted by Kitselas)	Kitselas' determination of Residual Effect (Y/N)
	<p>indicators listed for each of the potential effects above.</p>	<ul style="list-style-type: none"> • Federal Follow-up Program for wildlife that would address wildlife concerns including marbled murrelet, migratory birds, light at the FLNG Facility and bird strikes by LNG carriers. • Federal Follow-up Program for marine vegetation that would monitor and address changes in the extent of marine vegetation (eelgrass and/or kelp) during the summer in locations identified in consultation with Indigenous groups along the marine shipping route. • Federal Follow-up Program for marine use where Cedar would work with Kitselas to establish Indigenous nation-specific plans for monitoring marine shipping effects on Indigenous marine use, and harvesting, and access to important sites; • Design Project lighting to reduce risk of injury or mortality and change in movement for wildlife and marine resources. • Federal Follow-up Program to monitor and address changes to marine water quality with a focus on potential contaminants of concern expected to be present in effluents from the Designated Project. • Implement an emergency management program, a process safety system, maintenance program, and staff training to ensure safety and appropriate response to incidents during construction and operation • Participate in shipping-related spill response plans and facilitate Kitselas involvement, and share with Kitselas any Cedar LNG carrier incident that results in a release of cargo or fuel to the environment • Implement a Gender Equity and Diversity Plan to increase opportunities for Indigenous Peoples to obtain and retain employment with the Designated Project and report on how the Gender Based Analysis Plus has been integrated into the Project. • Implement a Worker Code of Conduct applicable to all employees of the Designated Project that outlines expectations and requirements for respectful conduct in the workplace and the community, including cultural and cross-cultural awareness training. • Federal Follow-up Programs with respect to adverse effects on the health, social and economic conditions of Indigenous Peoples from changes to the acoustic environment and to air quality. • Implement measures to inform Indigenous Peoples of Designated Project-related employment and procurement opportunities, using targeted communication procedures designed in consultation with Indigenous groups. • Implement a Training Plan in relation to each phase of the Designated Project to increase opportunities for Indigenous Peoples to obtain skills and training required to be employed by the Designated Project. 		

Potential Project Effect on Value	Application Linkage (where identified)	Proposed Mitigation and Conditions	Application linkage gap (where noted by Kitselas)	Kitselas' determination of Residual Effect (Y/N)
<p>Respect for Kitselas' Lands</p> <ul style="list-style-type: none"> • Effects are those that would reduce: • Abundant, safe, clean, water; palatable freshwater; and • Healthy fish, bird, and animal populations able to sustain traditional harvesting • Unimpeded /unrestricted movement within the Territory; • Protection of sacred, spiritual, sensitive places and ecosystems; and • The existence of knowledge holders and students to whom knowledge can be passed. 	<ul style="list-style-type: none"> • Loss or alteration of harvested and non-harvested harvested species (due to change in habitat, water quality, behaviour, injury, and/or mortality risk) • Loss or alteration of access to preferred harvesting locations (due to change in habitat, water quality, behaviour, injury, and/or mortality risk) • Alteration of subsistence-based livelihoods and alteration of trade relationships with neighboring Indigenous Nations • Changes resulting from malfunctions and accidents • Changes resulting from climate change • Loss or alteration of use or access to sacred and cultural sites • Loss or alteration of ability to share traditional knowledge at sacred and cultural sites • Reduced quality of experience as a result of sensory disturbance • Changes in the ability to make decisions regarding land and marine use, including access and use of harvesting areas • Changes in transportation • Combined effect pathways, measurable parameters and indicators listed for each of the potential effects above. 	<p>Cedar's Mitigation Measures</p> <ul style="list-style-type: none"> • Lighting for Project will be consistent with OGC's Light Control Best Practices Guideline • Electrification of gas processing for natural gas pre-treatment and liquefaction and loading LNG <p>Proposed Provincial Conditions</p> <ul style="list-style-type: none"> • CEMP (Condition 9) includes measures for wildlife monitoring, reporting and mitigation; noise management; air quality management; access management; traffic management; • Greenhouse Gas Reduction Plan (Condition 10) which includes consideration of emission reduction targets and schedules as set out in relevant Provincial statutes and supporting policies <p>Proposed Federal Conditions</p> <ul style="list-style-type: none"> • Offset net GHG emissions after 2050. • Federal Follow-up Program for wildlife that would address wildlife concerns including marbled murrelet, migratory birds, light at the FLNG Facility and bird strikes by LNG carriers. • Federal Follow-up Program for marine vegetation that would monitor and address changes in the extent of marine vegetation (eelgrass and/or kelp) during the summer in locations identified in consultation with Indigenous groups along the marine shipping route. • Federal Follow-up Program for marine use where Cedar would work with Kitselas to establish Indigenous nation-specific plans for monitoring marine shipping effects on Indigenous marine use, and harvesting, and access to important sites; • Design Project lighting to reduce risk of injury or mortality and change in movement for wildlife and marine resources. • Federal Follow-up Program to monitor and address changes to marine water quality with a focus on potential contaminants of concern expected to be present in effluents from the Designated Project. • The Proponent shall utilize an inert gas generation system for purging LNG tanks that does not require discharge of liquid effluent to the marine environment during operation. • Implement an emergency management program, a process safety system, maintenance program, and staff training to ensure safety and appropriate response to incidents during construction and operation • Participate in shipping-related spill response plans and facilitate Kitselas involvement, and share with Kitselas any Cedar LNG carrier incident that results in a release of cargo or fuel to the environment • Develop and implement chance find procedure for heritage resources • Federal Follow-up Programs with respect to adverse effects on the health, social and economic conditions of Indigenous Peoples from changes to the acoustic environment and to air quality. • Implement procedures for restricting non-local contractor personnel from engaging in recreational hunting, fishing or ATV or snowmobile use during off-work hours. 	<p><i>Detailed management plans</i></p>	<p>Y</p>

Potential Project Effect on Value	Application Linkage (where identified)	Proposed Mitigation and Conditions	Application linkage gap (where noted by Kitselas)	Kitselas' determination of Residual Effect (Y/N)
<p>Respect for Kitselas' Authority:</p> <p>Effects are those that would prevent or impede:</p> <ul style="list-style-type: none"> • Participation in policy development and implementation; • Inclusion in decision-making; • Partnering in environmental management and in setting harvesting quotas/limits; and • Economic partnerships on projects within the Territory. 	<ul style="list-style-type: none"> • Loss or alteration of preferred harvesting methods, locations or opportunities • Loss or alteration of harvested species • Alteration of subsistence-based livelihoods and alteration of trade relationships with neighboring Indigenous Nations • Loss or alteration of use or access to sacred and cultural sites • Loss or alteration of ability to share traditional knowledge at sacred and cultural sites • Changes in the ability to make decisions regarding land and marine use, including access and use of harvesting areas • Changes in infrastructure, services, accommodation, and transportation • Changes in regional employment, business, and economy • Combined effect pathways, measurable parameters and indicators listed for each of the potential effects above. 	<p>Cedar's Mitigation Measures</p> <ul style="list-style-type: none"> • Commitment to share a follow-up report with the Agency and Indigenous nations in the event that a malfunction or accident with the potential to result in an environmental effect (e.g., collisions, grounding, or spill) occurs. • Cedar will continue engaging with Kitselas First Nation to discuss the Project and its effects, understand concerns that may arise and respond to those concerns. • Provide information to local and Indigenous employment agencies and economic development organizations to help them plan for increased demand for labour. <p>Proposed Provincial Conditions</p> <ul style="list-style-type: none"> • Community feedback process (Condition 11), which will allow Kitselas to submit questions regarding the Project and review Cedar's report based on questions received; • SEMP (Condition 14), which will not permit worker to rent local housing, require training regarding drug and alcohol use, implement gender equity and diversity employment measures and implement Mitigation Measures for gender-based violence, as well as participation in a regional social and economic management and monitoring committee if this is created by the provincial government; <p>Proposed Federal Conditions</p> <ul style="list-style-type: none"> • Develop all relevant, federally-required plans and Follow-up Programs in consultation with Indigenous groups, and in annual reporting include how any view and information provided by Indigenous groups was considered in the plans and Follow-up Programs. • Develop and implement a marine transportation management plan that includes an LNG carrier shipping schedule notification processes that includes Kitselas; reporting mechanisms that include Kitselas to report on any concerns related to LNG carrier interference with marine use; methods for regular communication on operation activities with marine users; use by Cedar LNG carriers of the Canadian Coast Guard's Marine Communications and Traffic Services to provide notice of planned vessel arrival time at the Triple Island Pilot Boarding Station, and upon request conduct safe shipping workshops for Kitselas. • Federal Follow-up Program for marine use where Cedar would work with Kitselas to establish Indigenous nation-specific plans for monitoring marine shipping effects on Indigenous marine use, and harvesting, and access to important sites; • Participate in shipping-related spill response plans and facilitate Kitselas involvement, and share with Kitselas any Cedar LNG carrier incident that results in a release of cargo or fuel to the environment • Implement a Gender Equity and Diversity Plan to increase opportunities for Indigenous Peoples to obtain and retain employment with the Designated Project and report on how the Gender Based Analysis Plus has been integrated into the Project. • Implement a Worker Code of Conduct applicable to all employees of the Designated Project that outlines expectations and requirements for respectful conduct in the workplace and the community, including cultural and cross-cultural awareness training. • Implement measures to inform Indigenous Peoples of Designated Project-related employment and procurement opportunities, using targeted communication procedures designed in consultation with Indigenous groups. 	<p><i>Detailed management plans</i></p>	<p>Y</p>

Potential Project Effect on Value	Application Linkage (where identified)	Proposed Mitigation and Conditions	Application linkage gap (where noted by Kitselas)	Kitselas' determination of Residual Effect (Y/N)
<p>Respect for Kitselas Community Effects are those that would impede, prevent, or reduce:</p> <ul style="list-style-type: none"> • Frequency of community events and gatherings; • Caring for each other and protecting elders; • Relationships with neighbouring Nations; • The beauty and cleanliness of the community; • Physical and mental health; and • A sense of safety. 	<ul style="list-style-type: none"> • Loss or alteration of preferred harvesting methods, locations or opportunities • Loss of time when harvesting, including when harvesting for Elders and community redistribution • Loss or alteration of access to preferred harvesting locations • Loss or alteration of harvested species • Changes to quality of country foods • Alteration of subsistence-based livelihoods and alteration of trade relationships with neighboring Indigenous Nations • Alteration to the harvesting experience • Changes in human health (e.g., mental and physical) due to noise, air emissions, changes in diet (i.e., less traditional foods) and loss of culture • Loss or alteration of use or access to sacred and cultural sites • Loss or alteration of ability to share traditional knowledge at sacred and cultural sites • Reduced quality of experience as a result of sensory disturbance • Changes in the ability to make decisions regarding land and marine use, including access and use of harvesting areas • Changes in infrastructure, services, accommodation, and transportation • Changes in regional employment, business, and economy • Combined effect pathways, measurable parameters and 	<p>Cedar's Mitigation Measures</p> <ul style="list-style-type: none"> • Regular communication of project activities with Kitselas marine users during construction • Follow-up report to include a commitment to review and report out on new disaggregated labour force data regarding identity factors such as gender, Indigenous Peoples, LGBTQ2+, (dis)abled people, and/or Immigrants that becomes available for Kitimat and the region prior to commencing construction • Prior to construction, Cedar will test soil samples from DL99 for metals and polycyclic aromatic hydrocarbons before the start of construction. <p>Proposed Provincial Conditions</p> <ul style="list-style-type: none"> • Marine Transportation Communication Report (Condition 12), which will include communication of project activities that may affect Kitselas fishers, a shipping schedule notification process and grievance process for Kitselas marine users who have lost fishing gear; • CEMP (Condition 9) includes Spill prevention and response related to hydrocarbon storage and leaks or other accidental emissions from machinery or equipment; emergency response; and measures for wildlife monitoring, reporting and mitigation; • HMSP (Condition 13), which will include a plan for addressing communicable diseases and reduce additional burden on local and regional healthcare system; • SEMP (Condition 14), which will not permit worker to rent local housing, require training regarding drug and alcohol use, implement gender equity and diversity employment measures and implement Mitigation Measures for gender-based violence, as well as participation in a regional social and economic management and monitoring committee if this is created by the provincial government; <p>Proposed Federal Conditions</p> <ul style="list-style-type: none"> • Develop and implement a marine transportation management plan that includes an LNG carrier shipping schedule notification processes that includes Kitselas; reporting mechanisms that include Kitselas to report on any concerns related to LNG carrier interference with marine use; methods for regular communication on operation activities with marine users; and use by Cedar LNG carriers of the Canadian Coast Guard's Marine Communications and Traffic Services to provide notice of planned vessel arrival time at the Triple Island Pilot Boarding Station and upon request conduct safe shipping workshops for Kitselas. • Develop, in consultation with the Pacific Pilotage Authority and British Columbia Coast Pilots Limited, guidance on respecting safe vessel speed profiles for Designated Project related LNG carriers, subject to navigational safety and the authority of captains and pilots to operate the LNG carriers • Federal Follow-up Program to monitor and address changes to marine water quality with a focus on potential contaminants of concern expected to be present in effluents from the Designated Project. • Federal Follow-up Program for marine use where Cedar would work with Kitselas to establish Indigenous nation-specific plans for monitoring marine shipping effects on Indigenous marine use, and harvesting, and access to important sites; • The Proponent shall utilize an inert gas generation system for purging LNG tanks that does not require discharge of liquid effluent to the marine environment during operation. • Implement an emergency management program, a process safety system, maintenance program, and staff training to ensure safety and appropriate response to incidents during construction and operation • Participate in shipping-related spill response plans and facilitate Kitselas involvement, and share with Kitselas any Cedar LNG carrier incident that results in a release of cargo or fuel to the environment • Implement a Gender Equity and Diversity Plan to increase opportunities for Indigenous Peoples to obtain and retain employment with the Designated Project and report on how the Gender Based Analysis Plus has been integrated into the Project. 	<p><i>Detailed management plans</i></p>	<p>Y</p>

Potential Project Effect on Value	Application Linkage (where identified)	Proposed Mitigation and Conditions	Application linkage gap (where noted by Kitselas)	Kitselas' determination of Residual Effect (Y/N)
	<p>indicators listed for each of the potential effects above.</p> <ul style="list-style-type: none"> Changes resulting from malfunctions and accidents 	<ul style="list-style-type: none"> Implement a Worker Code of Conduct applicable to all employees of the Designated Project that outlines expectations and requirements for respectful conduct in the workplace and the community, including cultural and cross-cultural awareness training. The Proponent shall require that any non-local contractor personnel resides exclusively in third party workforce accommodation camps or in other temporary accommodation (excluding rental housing) when working on the Designated Project. Federal Follow-up Programs with respect to adverse effects on the health, social and economic conditions of Indigenous Peoples from changes to the acoustic environment and to air quality. Implement a HMSPP to mitigate the impacts of the Designated Project on local health and medical services that may be used by Indigenous Peoples. Implement procedures for restricting non-local contractor personnel from engaging in recreational hunting, fishing or ATV or snowmobile use during off-work hours. Implement measures to inform Indigenous Peoples of Designated Project-related employment and procurement opportunities, using targeted communication procedures designed in consultation with Indigenous groups. Implement a Training Plan in relation to each phase of the Designated Project to increase opportunities for Indigenous Peoples to obtain skills and training required to be employed by the Designated Project. 		

12.8 KITSELAS’ ANALYSIS AND EAO INPUTS

Kitselas is currently evaluating the effect of Cedar LNG Project on a spectrum appropriate to its values as identified below in *Table 109* below.

Table 109: Effects Determination Scale

	History	Future	Lands	Authority	Community
Respect	Historical wrongs are righted	Members are involved in sustainable traditional and financial economies	The land will flourish for neighbours and future generations	Kitselas is a partner in projects in its Territory	Kitselas community is healthy and flourishing
Tolerance	Some negative trends are reversed	Some participation in financial and traditional economies	Land is mostly ecologically and spiritually healthy	Kitselas has meaningful influence on projects in its Territory	Community engagement is strong but some concerns remain
Ambivalence	Historical wrongs are acknowledged	Mixed opportunities for work and/or partial traditional economy	The land has what it needs for Kitselas to survive	Kitselas has a say in projects in its Territory	Some pride in community but little overall unity
Disregard	Cumulative effects are worsened	Some opportunities but they often clash with community	Relationships with the lands and species on the land are threatened	Kitselas is consulted but has no meaningful say	Low or declining pride in the community and turnout at community events
Disrespect	Traditional and historical knowledge of Kitselas is lost or ignored	Available jobs clash with Kitselas values, and/or no meaningful traditional economy	Species on the land and relationships with the land are lost	Kitselas is ignored	Community is unhealthy and unsupportive of each other

The EAO provided input to the Kitselas’ analysis in Table 110, below, as it relates to how potential Cedar LNG Project effects to Kitselas Values have been considered, mitigated or addressed during the EA.

Assessment of Impact to Kitselas Values

Residual effects were identified for all “Part B” effects; therefore, residual effects were identified for all potential effects to Kitselas Values. Critical to understanding the carry-over of “Part B” effects to all Values is an understanding that Kitselas laws (referred to variously as “culture”, “tradition”, “practice”, “traditional use”) govern relationships within the nation, among nations, and with and for the land. Any effect that compromises the land, the practices to protect the land, or the relationships among Kitselas members with each other and the land and/or fails to recognize the historical efforts to eliminate the practice of these ways, carries forward to a consideration of “Section 14.0” effects (that is, effects to Kitselas Values).

Table 110: Assessment of Impact to Kitselas Values

Kitselas Values – Respect for:	Analysis	Determination of Respect for Kitselas Value
Kitselas’ History	<p>Demonstrating respect for Kitselas’ History is intimately connected to acknowledging and reversing historical wrongs that harmed people, attempted to extinguish culture, disregarded indigenous practices for stewardship, and removed authority and agency from Kitselas.</p> <p>This project has a limited physical impact on Kitselas lands but travels through Kitselas waters and will bring outsiders into the Territory for construction. In this regard, communications and training programs that will be developed with Kitselas endeavour to reverse some of the imbalances imposed by colonial culture and economy.</p>	<p>In Kitselas view, the Cedar project represents Tolerance for Kitselas History. 3.5/5</p>
Kitselas’ Future	<p>Demonstrating respect for Kitselas’ Future requires that equitable opportunities to participate in the colonial economy exist. It also requires that conditions be established or deepened that allow for Kitselas’ youth to engage with Kitselas culture and regain pride in the Kitselas Way.</p> <p>This project will provide work and training opportunities such that Kitselas youth may realize benefits associated with the colonial economy. A cultural awareness program may improve understanding of Kitselas culture.</p>	<p>In Kitselas view, the Cedar project represents Tolerance to Respect for Kitselas Future. 4/5</p>
Kitselas’ Lands	<p>Demonstrating respect for Kitselas Lands’ mean actively stewarding the land and its resources for future generations in a manner consistent with Kitselas’ ways. Kitselas waters are affected by shipping and lands may be affected by project workers. Project mitigations proposed to address these issues are expected to address these concerns.</p>	<p>In Kitselas’ view, the Cedar project represents Tolerance where Kitselas ways with respect to our lands are concerned. 4/5</p>
Kitselas’ Authority	<p>Demonstrating respect for Kitselas’ Authority involves acknowledging Kitselas’ right to make decisions on and about its Territory.</p> <p>In this regard, the project has recognized Kitselas’ history and continuing presence in the region and is offering a number of benefits. These are being given to, rather than being stipulated by, Kitselas decision-makers and, in the case of harvesters who must cede to export vessels, represents the Nation accommodating the project, rather than the reverse.</p>	<p>In Kitselas’ view, the Cedar project represents Ambivalence with respect to Kitselas’ authority. Kitselas has had say in the project’s development. 3/5</p>

Kitselas Values – Respect for:	Analysis	Determination of Respect for Kitselas Value
Kitselas’ Community	<p>Demonstrating respect for Kitselas Community is intimately linked to demonstrating respect for the other values: a project that helps heal and build the community is one that represents respect for Kitselas’ aspirations for the future.</p> <p>In this regard, project mitigations seek to provide economic and educational opportunities as well as a training program to improve understanding and respect regarding Kitselas’ culture.</p>	<p>In Kitselas view, the Cedar project represents Ambivalence to Tolerance of Kitselas community. 3.5/5</p>

EAO Input

Considering the above analyses and the proposed provincial conditions, federal Mitigation Measures and Follow-up Programs, the EAO concluded that the potential adverse effects of Cedar LNG on the Indigenous Interests of Kitselas have been adequately avoided, minimized or otherwise accommodated. Based on the engagement undertaken with Kitselas on Cedar LNG, as outlined in Section 12.3.1, the EAO concluded that it has fulfilled the provincial Crown’s duty to consult with Kitselas.

12.9 POTENTIAL CUMULATIVE EFFECTS

Cumulative effects are the residual effects of multiple projects on an appropriately scoped VC. In general, best Impact Assessment practices suggest that “appropriate scoping” should be defined functionally. In the case of the Kitselas Values, the overall temporal boundary should be one defined that at least reflects an understanding that Kitselas Values are all currently compromised compared to the desired state. For Kitselas, the appropriate temporal ‘baseline’ for the Cedar LNG Project should be defined as a point in time prior to the establishment of Kitimat as a shipping hub.

An appropriately ‘functional’ spatial boundary for Kitselas is that provided by the Assessment Report.

Kitselas believes that cumulative effects are generally underestimated by the EAO. We understand that this is the unfortunate result of the legislation as written which requires that the EAO consider the project’s contributions to cumulative effects rather than the overall cumulative effects themselves.

While it is true that the Cedar project will contribute an additional fraction of the overall total vessel traffic anticipated to be calling at Kitimat, the idea of a fractional contribution is only meaningful if there is some well-understood limit beyond which additional fractions of impact are deemed to be “too much.”

In this regard, Kitselas is of the view that Crown must undertake a strategic effects assessment of marine traffic on BC's north coast before it allows future projects with components that include marine traffic. Without this, the Crown does not have the requisite information to make a well-informed decision. As it stands, it may be allowing a project to proceed that does not, in itself, have a significant effect, but when added to the overall total effect, will push the environment beyond its limits. This, after all, is the true definition of cumulative impacts and, by providing good information, is the effect that assessment is endeavouring to prevent.

EAO Input

The EAO acknowledges Kitselas' concerns regarding cumulative effects of marine traffic on BC's north coast and the need for additional information to inform future decisions. In response, the EAO is recommending Condition 16 requiring Cedar to participate in relevant federal initiatives related to effects of marine shipping in the region. In EAO's recommended key Mitigation Measures under the IAA, the EAO is also recommending that Cedar must participate in relevant federal multi-stakeholder initiatives related to effects of marine shipping in the region and industry is invited to participate.

Refer to Section 3.1 of Part A for a description of existing regional Crown initiatives that are currently underway to help address cumulative effects on the North Coast.

13 KITSUMKALUM FIRST NATION

13.1 COMMUNITY PROFILE

Kitsumkalum First Nation (Kitsumkalum) is one of the original *Galts'ap* (community) who form the broader Tsimshian Nation. The main reserve lands are located where the mouth of the Skeena and Kalum Rivers meet. The Kitsumkalum traditional territory covers approximately 5,941 km², including the Kitsumkalum and Zymacord watersheds, Lakelse Lake, as well as the Skeena River and the Prince Rupert Coast, spanning in the north from Portland Inlet, through Chatham Sound to the south in Grenville Channel.

The majority of Kitsumkalum members live in Terrace and 25% live on-reserve, in IR-1, at the mouth of the Kitsumkalum River. Numerous members also live in Port Edward and Prince Rupert. As of February 2022, Kitsumkalum had a registered population of 809.

13.2 KITSUMKALUM FIRST NATION'S INVOLVEMENT IN THE CONSULTATION PROCESS

The EAO engaged collaboratively with Kitsumkalum as set out in the Section 11 Order for Cedar LNG. Kitsumkalum reviewed and provided comments, where they determined appropriate, on the Valued Component (VC) Selection Memo, draft Section 11 Order, the draft Application Information Requirements AIR, Cedar's Indigenous Consultation Plan and Reports, the screening of the Application and on the Application and supplemental material, as well as the EAO's draft decision materials. As part of the Working Group, Kitsumkalum participated in technical meetings throughout the environmental assessment (EA) for Cedar LNG. Kitsumkalum and the EAO worked together throughout the environmental assessment which included the joint work planning, consensus-seeking and collaborative drafting of this Section of the EAO's Assessment Report.

Kitsumkalum and the EAO held biweekly calls during Pre-Application and Application Review to discuss concerns related to Cedar LNG and to understand, address and resolve issues on a case-by-case basis as they were encountered. The EAO and the Agency provided additional funding to support this engagement. Due to resourcing and capacity constraints, it was Kitsumkalum's preference that the EAO draft this section 13 on their behalf, with iterative review by Kitsumkalum throughout Application Review.

The EAO used the following sources in drafting the assessment of Cedar LNG effects on Kitsumkalum's Indigenous Interests:

- Cedar's Application;

- Information submitted during Application Review by Cedar and Kitsumkalum;
- Conclusions from the assessment of VCs and other factors in Part B in this Report;
- Cedar's Summary of Mitigation Measures Table;
- Cedar's Indigenous Consultation Reports;
- Kitsumkalum developed a Desktop Review and Gap Analysis, Cedar LNG Export Development Ltd.'s Cedar Liquefied Natural Gas Project, but was not available prior to the finalization of this report; and,
- Direct engagement between Kitsumkalum and the EAO.

A summary of Cedar's engagement with Kitsumkalum is provided in the Application and Cedar's Indigenous Consultation Reports.

13.3 SPATIAL BOUNDARY

Kitsumkalum's territory is overlapped by a portion of the Marine Shipping Route for Cedar LNG, which spans between the Triple Island Pilot Boarding Station and the marine terminal. As shown in Figure 57. Assessment Boundaries for Kitsumkalum First Nation, below, the southeast corner of Kitsumkalum's territory is located in close proximity (approximately 5 km west) of the 282 km-long shipping route (in the lower Douglas Channel). The final portion of marine shipping route is within Kitsumkalum territory, ending at Triple Island Pilot Boarding Station.

Kitsumkalum land and water use areas overlap with the Project effects areas, including Terrace, Lakelse Lake, the Kitimat River Valley and Douglas Channel. Kitsumkalum's traditional territory (and reserve lands) overlaps the project assessment areas for nine VCs (Air Quality, Acoustic, Wildlife, Marine Resources, Employment and Economy, Infrastructure and Services, Land and Resource Use, Marine Use, Human Health).

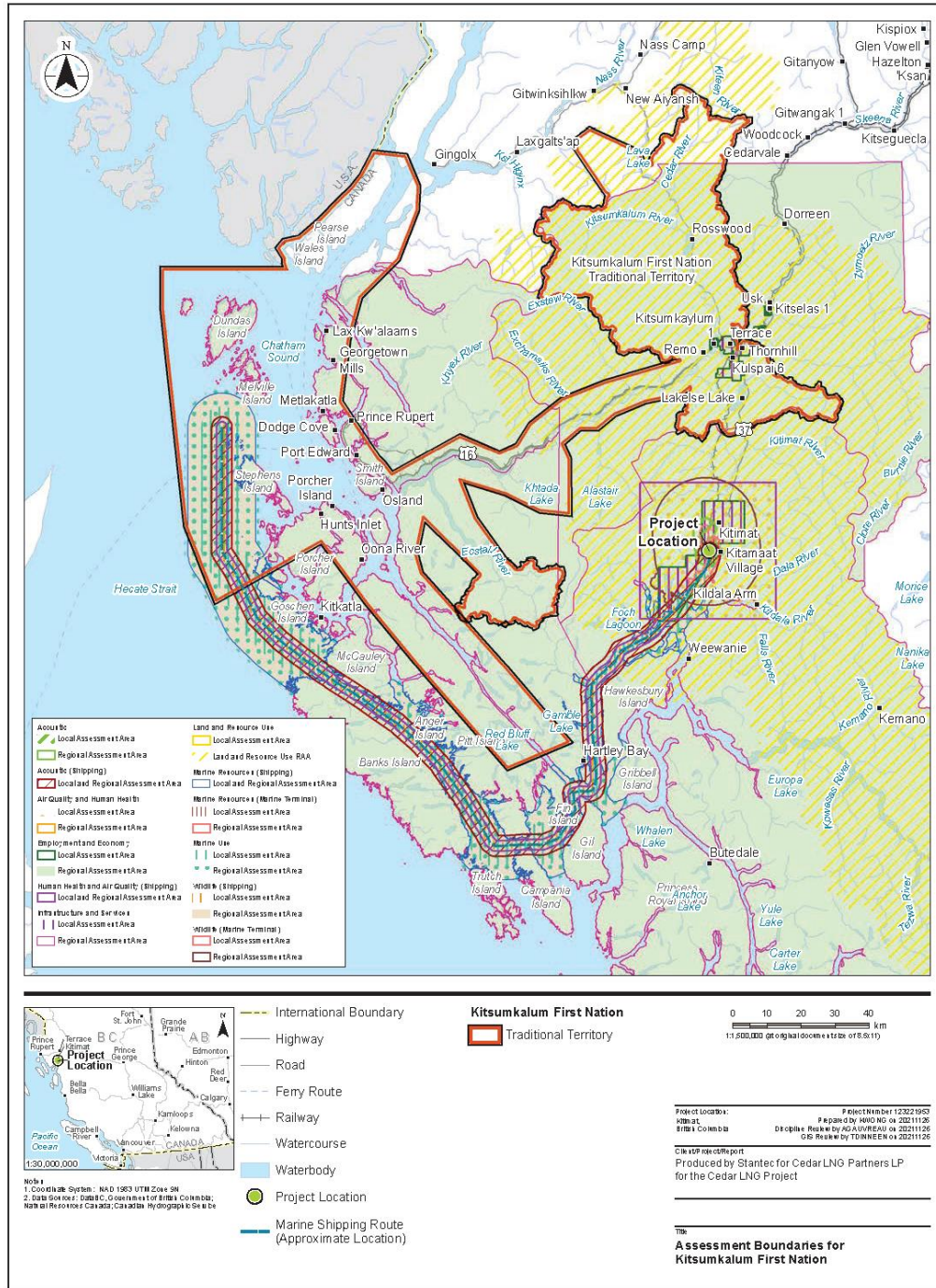


Figure 57. Assessment Boundaries for Kitsumkalum First Nation

13.4 REGIONAL CONTEXT

Kitsumkalum has been affected by industrial development and physical activities in the region that have already resulted in cumulative effects on Kitsumkalum's Indigenous Interests. Kitsumkalum members have been dispossessed from areas throughout their territory from factors such as industrial development.

The North Coast and Principe Channel are the location of a number of other industrial projects which are relevant to the assessment of cumulative effects for Cedar LNG. See Section 2.2.4 in Part A for further details on these Projects. These projects have or have the potential contribute to the existing conditions for the Marine Shipping Route, the marine terminal, or the regional socioeconomic conditions and, through this, affect Kitsumkalum's Indigenous Interests.

Cedar's Application noted that for thousands of years Kitsumkalum have occupied their traditional territory (laxyuup). The laxyuup provides resources to the community. Connections between families, social ties, passing down cultural knowledge and oral historical knowledge between generation is tied to the laxyuup. Spiritually, the laxyuup is marked by the history of their Waap and Galts'ap (community) and provides gathering places, burial places, ceremonial sites, story places, medicinal and sacred plant gathering sites and teaching areas.

Industrial and colonial developments have resulted in negative effects on Kitsumkalum seasonal rounds, including the Grand Trunk Pacific Railway extending to Casey Point (1908 to 1914) destroying or forcing relocation and depopulation of multiple nearby Kitsumkalum village sites, as well as impacting heritage sites and harvesting areas. Kitsumkalum voiced multiple concerns regarding regional conditions in their traditional territory. These included:

- Fairview Container Phase 1 and 2A Project, and connector road, destroying and cutting-off access to Casey Point;
- Potential changes to land use, population, pollution, access and social stressor and increased homelessness affecting human health, infrastructure and services and employment and economy in the region;
- Changes to infrastructure and services resulting in increased trail use, recreation and hobbies (e.g., sportfishing) of people associated with projects, putting pressure on resources;
- Changes in employment and economy resulting in changes to access and time available for seasonal rounds and cultural activities; and
- Other industrial developments that have had lasting effects (e.g., Rio Tinto Alcan and Eurocan) such as water pollution, ground pollution, air quality and changes to water quality, vegetation and human health.

13.5 INDIGENOUS INTERESTS

Cedar identified Indigenous Interests to be assessed in the Application through:

- Meetings with representatives from Kitsumkalum to discuss Kitsumkalum's preferred approach;
- Review of publicly available documents; and
- Review of confidential documents prepared by Kitsumkalum.

The Application assessed the following Indigenous Interests:

- Changes in consumption and harvesting;
- Changes to use and Integrity of sacred and culturally important sites and landscape features;
- Changes that affect aspects of Kitsumkalum First Nation governance; and
- Changes in access and travel.
- Changes to Aboriginal title and rights

The following key areas of concern by Kitsumkalum were identified in the Application:

- Potential effects on the biophysical and human environment as assessed in Section 7.0, with a particular focus on air quality, human health, and wildlife (marine and terrestrial resources).
- Potential effects on social and economic conditions as assessed in Section 7.0, with a particular focus on community health and well-being, housing impacts, and land and resource use both on-reserve, and off-reserve (i.e., Terrace and surrounding area), including adverse effects associated with economic growth in the region.
- Potential effects on Kitsumkalum First Nation sense of place.
- Potential effects on navigation and access to marine harvesting areas due to increased vessel traffic as assessed in Section 7.0, with a particular focus on community health, safety, consumption, and harvest.
- Cumulative effects on all the above.

Based on the Application and through discussion with Kitsumkalum the following Indigenous Interests have been identified as having the potential to be affected by Cedar:

- Harvesting rights;
- Use and Integrity of sacred and culturally important sites and landscape features;
- Indigenous governance; and
- Indigenous health and wellbeing (including socioeconomic conditions).

13.5.1 HARVESTING RIGHTS

BACKGROUND

Harvesting rights was selected as an Indigenous Interest given that these Aboriginal rights are fundamental to describing potential impacts of proposed projects.

EXISTING CONDITIONS

Kitsumkalum have harvested land and marine resources and fished marine resources from their traditional territory for consumption, economic, subsistence and trade purposes for millennia, and continue to do so today. Movement between important cultural and harvesting sites is possible using their extensive trails and water routes. The Application identified that Kitsumkalum's seasonal routes have been adversely impacted by industrial and colonial developments. Kitsumkalum utilize a variety of terrestrial and aquatic plant species present throughout the alpine to intertidal and marine areas of their territory. Some of the important species harvested for subsistence purposes include moose, mountain goat, deer, bear, five species of salmon (sockeye, chinook, chum, pink and coho), cod, trout, oolichan, crab, halibut, Pacific herring and herring eggs, rockfish, clams, cockles, mussels, geoducks, scallops, abalone, crabs, chitons, seaweed, blueberries, black currant, gooseberries, soapberries, crabapples, and high-bush cranberries. Important sites that hold cultural, spiritual, landscape, wildlife, subsistence, transportation and commercial value for Kitsumkalum are located within and in proximity to the Cedar LNG LAAs and RAAs.

Kitsumkalum rely on unhindered access to marine resources such as salmon, halibut, groundfish, and kelp harvesting sites to support the commercial livelihood of Kitsumkalum fishermen, as well as the traditional food fishery for community gatherings and events related to governance, and for distribution to Elders and others in the community who are unable to get out on the water.

Kitsumkalum harvest marine resources in proximity to the Marine Shipping Route.

POTENTIAL PROJECT EFFECTS AND PROPOSED MITIGATIONS

Potential Project Effects

The EAO identified the following effects to VCs in Part B, following the application of Mitigation Measures, that could potentially impact Kitsumkalum's harvesting rights:

- Wake waves generated by LNG carriers and escort tugs were identified as posing a safety risk to fishers, shoreline harvesters and other Kitsumkalum marine uses, or resulting in displacement in marine and shoreline harvesting activities (Section 5.9: Marine Use).
- Effects from increase in marine shipping may affect marine fisheries, Indigenous vessel transit and other uses as a result of reduced fishing and other marine use opportunities, interference with access to fishing or marine use areas, and a reduced quality of experience due to increase in marine shipping along the Marine Shipping Route and noise, air quality, light and aesthetic effects of LNG vessels (Section 5.9: Marine Use; Section 5.2: Acoustics; Section 5.1: Air Quality);
- Effects on marine mammals and fish during all Project phases due to underwater noise and artificial light are expected to affect marine mammals and fish during construction and operations from shipping (Section 5.6: Marine Resources);

- Injury or mortality to marine organisms is expected during all Project phases from injury or mortality to marine mammals by vessel strikes (Section 5.6: Marine Resources);
- Potential loss of containment of LNG LNG carrier grounding or collision or allisions and FLNG allision resulting in effects to air quality, acoustics, wildlife, marine resources and marine use
- Effects to quantity and quality of resources from increase hunting, fishing and gathering pressures from Project related population increases

Considering the EAO's conclusions on residual effects to these VCs, the information provided in the Application from Cedar regarding potential effects to Kitsumkalum and discussion with Kitsumkalum, the EAO identified the following potential effects to Kitsumkalum's harvesting rights due to Cedar LNG during construction, operations and decommissioning:

- **Methods, locations and opportunities:** The increased marine vessel traffic within the Marine Shipping Routes with the associated sensory disturbances (i.e., noise and light increase in local population (associated with Cedar LNG and in conjunction with other projects) and potential for accidents and malfunctions, may result in loss or alteration of preferred harvesting methods, locations or opportunities to harvest and fish and marine resources, as well as wildlife, during seasonal rounds;
- **Time:** Time may be lost when harvesting, including when harvesting for Elders and/or redistribution to other Kitsumkalum members from the increase in marine vessel traffic in the Marine Shipping Route, and potential for interference with Kitsumkalum fishing vessels engaged in and equipment used for harvesting salmon and halibut;
- **Access:** Access to preferred harvesting locations may be lost or altered from an increase in marine vessel traffic in the Marine Shipping Route, type of vessels, and the potential for accidents and malfunctions in the Marine Shipping Route;
- **Experience:** Harvesting experiences may be altered from an increase in vessel traffic and type of vessels, wake waves, sensory disturbances along the Marine Shipping Route, and associated change in noise, light, and air quality; and
- **Subsistence-based livelihoods and trade:** Alteration of both subsistence-based livelihoods and trade relationships with neighbouring Indigenous nations may occur from disruption of marine bird movement due to marine vessel traffic, change in marine mammal and fish behaviour and increased risk of marine fish, marine bird, and marine mammal mortality due to potentially fatal strikes with marine vessels, and displacement of marine users due to an increase in vessel traffic and type of vessels and wake waves within the Marine Shipping Route and the potential for accidents and malfunctions.

Mitigation Measures

The Application includes a summary of relevant Mitigation Measures identified that Cedar has proposed in response to potential Cedar LNG-related effects on harvesting rights, these include:

- Cedar will continue to work with Kitsumkalum to develop a shared understanding of how Cedar LNG may affect their Indigenous interests;

- Cedar is committed to working with Kitsumkalum to explore opportunities to further mitigate adverse effects to Kitsumkalum's Interests and enhance project benefits which should include training and employment, contracting opportunities, and cultural awareness training for Cedar staff and contractors; and
- Cedar will, with consultation with Kitsumkalum, establish an LNG carrier shipping schedule notification process for Indigenous nations with traditional territories overlapping the shipping route to contribute to a reduction of adverse effects (e.g., avoidance, displacement, lost time) due to safety concerns (e.g., wake waves), inconvenience (e.g., pulling fishing gear), or reduced enjoyment (e.g., sensory disturbance).

EAO'S ANALYSIS AND CONCLUSIONS

This section presents the EAO's conclusions on the potential residual effects from Cedar LNG on harvesting rights.

The EAO identified the following proposed provincial conditions that would mitigate potential effects on harvesting rights:

- Marine transportation communication report (Condition 12) which will include communication of project activities that may affect Kitsumkalum marine users, a shipping schedule notification process, and grievance process for Kitsumkalum marine users related to LNG carrier interference with marine use
- Requirement that Cedar participate in relevant provincial or federal multi-stakeholder initiatives related to effects of marine shipping in the region and industry is invited to participate (Condition 16 and within the recommended federal marine transportation management plan); and
- SEMP (Condition 14), which will require Cedar to implement procedures for restricting non-local contractor personnel from engaging in recreational hunting, fishing or ATV or snowmobile use during off-work hours.

The EAO identified the following federal Mitigation Measures and Follow-up Programs under the IAA that would mitigate potential effects to harvesting rights:

- Marine transportation management plan, including: marine communication procedures as well as a safety zone around the marine terminal; work with the Pacific Pilotage Authority and British Columbia Coast Pilots to determine guidance on safe vessel speed for LNG carriers visiting Cedar LNG facilities; and upon request conduct safe shipping workshops for Kitsumkalum;
- Cedar will require LNG carriers to report to Cedar marine mammal strikes as soon as practicable. Cedar will share the reportable information it receives with Kitsumkalum within 24 hours of receipt;
- Federal Mitigation Measures to mitigate injury, mortality and disturbance of marine fish and marine mammals in the construction and operations of the marine terminal;

- Participate in shipping-related spill response plans and facilitate Kitsumkalum involvement, and share with Kitsumkalum any Cedar LNG carrier incident that results in a release of cargo or fuel to the environment;
- Follow-up Program on marine use under the IAA including:
 - Work with Kitsumkalum to establish Indigenous nation-specific plans for monitoring marine shipping effects on Indigenous marine use, and harvesting, and access to important sites;
 - Determining if new publicly available information on characteristics of wake from marine shipping activities, or new Mitigation Measures to reduce wake effects on Indigenous traditional harvesting activities is available;
 - Offer to meet with Kitsumkalum to discuss wake effects and mitigation; and
 - Monitor changes to marine vegetation along the shipping route;

In addition, as marine shipping is a federally regulated activity, Cedar LNG-related shipping will need to meet requirements which include usage of escort tugs, proposed route restrictions, safe operating distances between marine craft and safe speeds. Section 6.1.3 under Marine Liability also outlines Canada's liability and compensation regimes covering different types of marine risks involving marine vessels.

After consideration of the Mitigation Measures and potential effects, described above, the EAO identified the following residual effects:

- Methods, locations and opportunities;
- Time;
- Access;
- Experience; and
- Subsistence-based livelihoods and trade.

The EAO's characterization of the residual effects of Cedar LNG on harvesting rights in the marine are summarized in the table below.

Table 111: Summary of Residual Effects for Harvesting Rights

Criteria	Assessment Rating	Rationale
Context	Medium resilience	Kitsumkalum users along the Marine Shipping Route are considered moderately sensitive to change based on existing conditions and existing impacts to marine harvesting, and the pressures on the use of the area from the local population.
Magnitude	Low	<p>Methods, locations and opportunities: Cedar will result in a low magnitude of residual effect due to minor reduction in preferred harvesting locations and minor increase in local population.</p> <p>Time: Cedar will result in a low magnitude of residual effects to time available for harvesting based on the frequency of LNG carriers during operations (approximately 50 vessels per year) and impacts on harvesters</p>

Criteria	Assessment Rating	Rationale
		<p>with a greater number of people accessing the land base from an increase in the local population related to Cedar’s workforce. The frequency of Project vessel traffic during construction would be similar.</p> <p>Access: Cedar will result in a low magnitude of residual effects on access to harvesting sites based on frequency of LNG carriers and associated effects of an increase in the local population related to Cedar’s workforce.</p> <p>Experience: Cedar will result in a low residual effect on experience based on presence of LNG carriers (approximately 50 vessels per year) and the associated noise and lights, and the increased potential for harvesters to encounter others while out harvesting.</p> <p>Subsistence-based livelihoods and trade: Cedar will result in a low magnitude of residual effects on livelihoods and trade based on the frequency of LNG carriers.</p>
Extent	Regional	The residual effects to harvesting within the marine environment would apply throughout the Marine Terminal Area, Marine Shipping Route, and within Cedar LNG’s RAA.
Duration	Long-term	The residual effect to harvesting would persist for the life of Cedar LNG (i.e., 25 to 40 years) which is longer than one generation (i.e., 25 years).
Frequency	Irregular to regular	The potential residual effect related to marine harvesting would occur at sporadic intervals, varying by phase and based on low volume of marine traffic during construction and approximately one LNG carrier visiting the Project every 7-10 days during operations (up to approximately 50 carriers annually), and regularly with a greater number of people accessing the land base.
Reversibility	Partially reversible	While the change in marine resources will be reversible following decommissioning, the lifespan of Cedar LNG may result in permanent change to harvesting methods.
Affected Populations	Disproportionate	The reduction in marine access may disproportionately affect Kitsumkalum members who rely heavily on marine resources for purposes such as food and social.
Uncertainty	Moderate	The effectiveness of Mitigation Measures may be moderate; uncertainty is moderate overall based on uncertainty in the extent of marine shipping effects such as wake, the difficulty in predicting and quantifying experiential effects or choices made by Indigenous marine users. For example, it is uncertain if individual Indigenous users may forgo certain marine uses when faced with potential effects of the Project. For effects related to an increased local population, uncertainty exists on the how and where these effects will occur.

Note: Criteria and assessment ratings are defined in Annex F: Residual Effects Characterization Definitions for Effects on Indigenous Interests.

Cumulative Effects

Potential cumulative effects on both marine navigation and marine fisheries may occur along the shipping route from the interaction of vessels with overlapping routes (e.g., Rio Tinto Terminal A Extension, LNG Canada Export Terminal, MK Bay Marina) or increasing shipping traffic interfering with access to sites or activities (e.g., fishing, shoreline harvesting, recreational uses), respectively. Cedar LNG would contribute up to 50 LNG carriers (approximately 2.2% to the total large vessel traffic predicted for the region if all past, present, and future projects and physical activities listed in Section 13.4, above, proceed).

The additional increase in large vessel movements within the Marine Shipping Route from these potential cumulative effects that is attributable to Cedar LNG may be a small percentage but has the potential to prevent or reduce access to fishing or shoreline harvesting sites and result in a disproportionate effect to Kitsumkalum based on its usage of the marine environment and resources for food, social, ceremonial, economic, subsistence and trade purposes.

The increase in local population associated with Cedar LNG workforces, in conjunction with other projects, has the potential for cumulative effects on wildlife and fish due to effects including increases in recreational hunting and fishing.

Cumulative effects from Cedar LNG may be alleviated by the following government initiatives:

- Programs planned and developed by the government and with other proponents, stakeholders and Indigenous nations regarding regional management of potential cumulative effects of underwater noise on marine mammals within the Marine Shipping Route (e.g., TC's cumulative Effects of Marine Shipping initiative); and
- Government-led initiatives with respect to cumulative effects on marine navigation, marine fisheries and other uses in the Marine Shipping Route, as described in Part A.

Further information regarding Mitigation Measures is available in Section 3.1 (Marine Regulatory Framework).

Kitsumkalum states that generally, it is a challenging view to use baseline characterizations, and conclusions from Part B value assessments to conclude on the impact to Indigenous Interests, as there are many instances where there is no Part B value to which a pathway of effects intersects with an Interest/component of the Interest and/or there is no way to value the interconnectedness of the Interests/component of the Interests themselves. Because of the tie to the land and Kitsumkalum *adaawx* (stories/history) and Indigenous governance (*ayaawx*) one Interest cannot be considered stand alone in the understanding of impacts. The Interests of Kitsumkalum must be considered all together. This is also a similar view when considering more broadly the cumulative effects to Kitsumkalum Interests, Title and Rights associated with the Cedar LNG Project and other past, present and foreseeable future projects in the area.

Conclusion

In consideration of the available information, EAO's engagement with Kitsumkalum, Kitsumkalum's engagement with Cedar, Cedar's commitments, cumulative effects, EAO's recommended conditions, and federal Mitigation Measures, EAO concludes that the Cedar LNG project is anticipated to result in a minor impact on Kitsumkalum's ability to harvest in the marine environment.

13.5.2 USE AND INTEGRITY OF SACRED AND CULTURALLY IMPORTANT SITES AND LANDSCAPE FEATURES

BACKGROUND

The Application stated that according to Kitsumkalum, sense of place and sense of attachment reflect the bond that people have with a place; it is intrinsically linked to individual and cultural identity and the relationship people share with the lands and waters of their traditional territory. For Indigenous nations, the meaning is often expressed through the connection and dissemination of knowledge to/of the land. This knowledge can encompass place names, cultural practices, historical/archaeological areas, and many other considerations.

EXISTING CONDITIONS

Kitsumkalum have significant interaction with their history (e.g., heritage sites, spiritual sites), exercise self-determination, govern, and enrich the future of their members through ongoing connection, use, and access to the waters and lands of their traditional territory. Kitsumkalum connect with their families, maintain social ties, teach children how to behave, and exchange cultural knowledge and oral historical information about their ancestors when interacting on their traditional territory. Kitsumkalum have established extensive travel and access routes (e.g., trails and water routes) to access important cultural and harvesting sites in their traditional territory.

Industrial and colonial developments have had adverse impacts on Kitsumkalum seasonal rounds and their ability to access sacred and culturally important sites and landscape features in their territory. This includes cutting off access to a Kitsumkalum village site, changes in employment and economy, and changes in time available for Kitsumkalum to practice their seasonal rounds and other cultural activities.

POTENTIAL PROJECT EFFECTS AND PROPOSED MITIGATIONS

Potential Project Effects

The EAO identified the following effects to VCs in Part B, following the application of Mitigation Measures, that could potentially impact Kitsumkalum's use and integrity of sacred and culturally important sites and landscape features:

- Effects on use of sacred and cultural important sites and landscape features from elevated noise along the marine shipping route due to increases in marine shipment traffic and air horns as well as effects to air quality (Section 5.2: Acoustics; Section 5.1: Air Quality);
- Wake waves generated by LNG carriers and escort tugs were identified as having the potential to result in impact to use and integrity of sacred and culturally important sites and landscape features based on the increase in risk to Kitsumkalum marine users (Section 5.9: Marine Use);
- Effects from increase in marine shipping along the Marine Shipping Route are anticipated to interfere with vessel passage during all Project phases in a small proportion of navigable waters (Section 5.9: Marine Use);
- Potential loss of containment of LNG from LNG carrier grounding or collision or allisions resulting in effects to air quality, acoustics, marine use, human health and heritage; and,
- Effects on use and access of sacred and cultural important sites and landscape features from increase traffic and from Project related population increases (i.e. more non-local people accessing the territory potentially changing use for Kitsumkalum).

Considering the EAO's conclusions on residual effects to these VCs, the information provided in the Application from Cedar regarding potential effects to Kitsumkalum and discussion with Kitsumkalum, the EAO identified the following potential effects to use and integrity of sacred and culturally important sites and landscape features due to Cedar LNG during construction, operations and decommissioning:

- **Access and use:** Loss or alteration of use or access to sacred and culturally important sites and landscape features due to increase in population associated with Cedar LNG, in conjunction with other projects, and increased marine vessel traffic within the Marine Shipping Route, including associated wake waves, sensory disturbances and potential for accidents and malfunctions;
- **Traditional knowledge:** Loss or alteration of ability to share traditional knowledge at sacred and culturally important sites and landscape features due to increase in population associated with Cedar LNG, in conjunction with other projects, and due to increased marine vessel traffic within the Marine Shipping Route, including associated wake waves, sensory disturbances, change in air quality and potential for accidents and malfunctions; and
- **Experience:** Reduced quality of experience at sacred and culturally important sites and landscape features as a result of sensory disturbance due to increase in population associated with Cedar LNG, in conjunction with other projects, and due to increased marine vessel traffic within the Marine Shipping Route, including associated wake waves, sensory disturbances and change in air quality.

MITIGATION MEASURES

The Application includes a summary of relevant Mitigation Measures identified that Cedar has proposed in response to potential Cedar LNG-related effects on use and integrity of sacred and culturally important sites and landscape features. These include the following:

- Cedar will implement a Worker Code of Conduct and provide cultural awareness training for all workers that includes local and cross-cultural awareness; and
- Cedar has committed to developing avoidance and/or mitigation strategies in collaboration with Kitsumkalum for any known heritage sites affected by Cedar LNG.

EAO'S ANALYSIS AND CONCLUSIONS

This section presents the EAO's conclusions on the potential adverse residual impacts from Cedar LNG on use and integrity of sacred and culturally important sites and landscape features.

The EAO identified the following proposed provincial conditions that would mitigate potential effects on use and integrity of sacred and culturally important sites and landscape features:

- Marine transportation communication report (Condition 12), as described in Section 13.5.1;
- SEMP (Condition 14), as described in Section 13.5.1;

The EAO identified the following federal Mitigation Measures and Follow-up Programs under the IAA that would mitigate potential effects to on use and integrity of sacred and culturally important sites and landscape features:

- Marine transportation management plan, as described in Section 13.5.1; and
- Follow-up Program on marine use under the IAA, as described in Section 13.5.1.

In addition, as marine shipping is a federally regulated activity, Cedar LNG-related shipping will need to meet requirements which include usage of escort tugs, proposed route restrictions, safe operating distances between marine craft and safe speeds. Section 6.1.3 under Marine Liability also outlines Canada's liability and compensation regimes covering different types of marine risks involving marine vessels.

After consideration of the Mitigation Measures and potential effects, described above, the EAO identified the following residual effects:

- Access and use;
- Traditional knowledge; and
- Experience.

The EAO's characterization of the residual effects of Cedar LNG on use and integrity of sacred and culturally important sites and landscape features are summarized in the table below.

Table 112: Summary of Residual Effects for Use and Integrity of Sacred and Culturally Important Sites and Landscape Features

Criteria	Assessment Rating	Rationale
Context	Medium resilience	Kitsumkalum’s use and integrity of sacred and culturally important sites and landscape features as an Indigenous Interest in the context of Cedar LNG is considered moderately sensitive to change based on the current volume of marine shipping associated with projects in the area and the pressures on the use of the area from the local population.
Magnitude	Low	<p>Access and use: Cedar will result in a low magnitude of residual effects to access and use of sites and landscape features due to frequency of LNG carriers (approximately 50 vessels per year) during operations and a greater number of people accessing the land base in the region from an increase in the local population related to Cedar’s workforce. This frequency is similar to marine shipping frequency during construction.</p> <p>Traditional knowledge: Cedar will result in a low magnitude of residual effects to transfer of traditional knowledge between generations.</p> <p>Experience: Cedar will result in a low magnitude of residual effects to experience of sites and landscape features based on the frequency of LNG carriers and the associated noise and lights and the pressures on the use of an area from a greater number of people accessing the land base.</p>
Extent	Regional	The residual effects would apply throughout the Marine Terminal Area, Marine Shipping Route, and Cedar LNG’s RAA.
Duration	Long-term	The residual effect would persist for the life of Cedar LNG (i.e., 25 to 40 years) which is longer than one generation (i.e., 25 years) and is therefore anticipated to be long-term
Frequency	Irregular to regular	The potential residual effect would occur at sporadic intervals, varying by phase and based on low volume of marine traffic during construction and approximately one LNG carrier visiting the Project every 7-10 days during operations (up to approximately 50 carriers annually), and with a greater number of people accessing the land base.
Reversibility	Irreversible	A change in use and integrity of sacred and culturally important sites and landscape features would be irreversible due to factors such as transmission of knowledge between generations (i.e., 25 years).
Affected Populations	Disproportionate	The reduction in marine access may disproportionately affect Kitsumkalum members who rely heavily on marine resources for purposes such as ceremonial and spiritual.
Uncertainty	Moderate	The effectiveness of Mitigation Measures may be moderate; uncertainty is moderate overall based on the uncertainty in the extent of marine shipping effects such increase wake and reduction in access to sacred and culturally important sites and landscape features (increase in large vessel movements, and with a greater number of people accessing the land base).

Cumulative Effects

The potential cumulative effects resulting from Cedar LNG on the use and integrity of sacred and culturally important sites and landscape features include those related to marine navigation due to interaction with vessels and increasing shipping traffic, which are described in section 13.5.1.

The cumulative effects from Cedar LNG on the use and integrity of sacred and culturally important sites and landscape features may be alleviated by the Mitigation Measures described in Section 13.5.1.

The increase in local population associated with Cedar LNG workforces, in conjunction with other projects, has the potential for cumulative effects on access and the sense of peace and enjoyment of sacred and culturally important sites and landscape features due to a greater number of people accessing the land base in the region.

The cumulative effects associated with Cedar LNG workforces may be alleviated by the Mitigation Measures described in Section 13.5.2.

Kitsumkalum states that generally, it is a challenging view to use baseline characterizations, and conclusions from Part B value assessments to conclude on the impact to Indigenous Interests, as there are many instances where there is no Part B value to which a pathway of effects intersects with an Interest/component of the Interest and/or there is no way to value the interconnectedness of the Interests/component of the Interests themselves. Because of the tie to the land and Kitsumkalum *adaawx* (stories/history) and Indigenous governance (*ayaawx*) one Interest cannot be considered stand alone in the understanding of impacts. The Interests of Kitsumkalum must be considered all together. This is also a similar view when considering more broadly the cumulative effects to Kitsumkalum Interests, Title and Rights associated with the Cedar LNG Project and other past, present and foreseeable future projects in the area.

Conclusion

In consideration of the available information, EAO's engagement with Kitsumkalum, Kitsumkalum's engagement with Cedar, Cedar's commitments, cumulative effects, EAO's recommended conditions, and federal Mitigation Measures, the Cedar LNG project is anticipated to result in a minor impact on Kitsumkalum's use and integrity of sacred and culturally important sites and landscape features.

13.5.3 INDIGENOUS GOVERNANCE

BACKGROUND

Kitsumkalum operate both a traditional hereditary governance system as well as a contemporary elected Chief and Council system (Kitsumkalum Indian Band Government). The

hereditary government system follows the ayaawx (laws of traditional Tsimshian governance), necessary for proper and long-term management of Kitsumkalum lands and resources.

EXISTING CONDITIONS

The elected Kitsumkalum Indian Band Government is responsible for providing direction for Kitsumkalum and its administration (i.e., development of infrastructure and services, including education, employment, housing, and health, on-reserve to support Kitsumkalum members). However, the aspects of Kitsumkalum socio-economic structure remain tied to their Traditional Tsimshian governance system.

The Kitsumkalum Indian Band Government offers several opportunities to members including educational services, training and assistance securing employment.

POTENTIAL PROJECT EFFECTS AND PROPOSED MITIGATIONS

Potential Project Effects

The EAO identified the following residual effects to VCs in Part B, following the application of Mitigation Measures, that could potentially impact Kitsumkalum's Indigenous governance:

- Effects from increase in marine shipping along the Marine Shipping Route are anticipated to interfere with vessel passage during all Project phases in a small proportion of navigable waters (Section 5.9: Marine Use);
- Effects from increase local population on resource harvesting for use in feast and other governance related ceremonies and events, and to the ability for teaching and sharing governance traditions;
- Effects to land management objectives; and,
- Positive or negative effects to regional employment and income that are moderate in magnitude given the workforce estimates (Section 5.7: Employment and Economy).

Considering the EAO's conclusions on residual effects to these VCs, and the information provided in the Application from Cedar regarding potential effects to Kitsumkalum, the EAO identified the following potential effects to Indigenous governance due to Cedar LNG during construction, operations and decommissioning:

- **Decision making:** Changes in Kitsumkalum's ability to make decisions regarding land and marine use may occur due to increased population land uses and marine vessel traffic along the Marine Shipping Route; and
- **Employment and economy:** Positive and negative effects may be experienced due to changes in regional employment that may occur through increased demand for labour and employment opportunities as well as inability for certain sub-populations to participate equitably in employment. There is also the potential for wage inflation, labour drawdown, increased cost of living and increased cost of housing and accommodations.

MITIGATION MEASURES

The Application includes a summary of relevant Mitigation Measures identified that Cedar has proposed in response to potential Cedar LNG-related effects on Indigenous governance, these include:

- Cedar will work with Kitsumkalum to develop a shared understanding of how Cedar LNG may affect their interests including the development of the marine transportation management plan;
- Development of a marine transportation management plan, in accordance with applicable federal and provincial legislation and regulations, to communicate Cedar LNG construction activities to other marine users with involvement of Indigenous nations;
- Cedar will continue to consult with Kitsumkalum regarding economic opportunities to help reduce adverse effects on community equality and equity;
- Cedar will implement a local hire and procurement policy during construction and operation and promote training opportunities where feasible to limit an increase in demand on local infrastructure and services from non-locally resident workers and reduce adverse effects on social cohesion through a continuation of existing community equity and equality;
- Cedar will identify potential shortages of workers with specific skill requirements and training, and work with Kitsumkalum to increase opportunities for Indigenous and local community members to obtain training required for project participation;
- Cedar will develop a contracting and procurement strategy that recognizes and acknowledges Indigenous businesses; and
- Cedar will notify Kitsumkalum of employment and training opportunities related to Cedar LNG.

EAO'S ANALYSIS AND CONCLUSIONS

This section presents the EAO's conclusions on the potential adverse residual impacts from Cedar LNG on Indigenous governance

The EAO identified the following proposed provincial conditions that would mitigate potential effects on Indigenous governance:

- Marine transportation communication report (Condition 12), as described in Section 13.5.1;
- Community feedback process (Condition 11), which will allow Kitsumkalum to submit questions regarding the Project and review Cedar's report based on questions received;
- SEMP (Condition 14), which requires Cedar to provide hiring and training measures including local hiring, job training and apprenticeships, measures to inform local residents and Indigenous nations of job and procurement opportunities, inform local and Indigenous employment agencies and economic development organizations to plan for increased demand in labour, on-the-job training programs and apprenticeship

opportunities, and requirements for Cedar and its contractors to adopt and implement policies and practices for providing opportunities to Regional businesses and contractors.

The EAO identified the following federal Mitigation Measures and Follow-up Programs under the IAA that would mitigate potential effects to on Indigenous governance:

- Marine transportation management plan, as described in Section 13.5.1;
- Measures to inform local residents and Indigenous nations of job and procurement opportunities during all project phases and providing information to local and Indigenous employment agencies and economic development organizations to help them plan for increased demand for labour, training;
- Identify potential shortages of workers with specific skill requirements and training, and work with local and regional Indigenous employment centers, local and regional training and education facilities, and communities to increase opportunities for Indigenous and local community members to obtain training required for project participation, and on-the-job training programs and apprenticeship opportunities;
- Provide information to local and Indigenous employment agencies and economic development organizations to help them plan for increased demand for labour;
- Provide on-the-job training programs and apprenticeship opportunities;
- Implement policies and practices to provide opportunities to local businesses and contractors; and
- Develop and implement a community feedback process, including mechanisms for community members to submit feedback and concerns related to the project.

After consideration of the Mitigation Measures and potential effects, described above, the EAO and Kitsumkalum identified the following residual effects:

- Decision making; and
- Employment and economy.

The EAO's characterization of the residual effects of Cedar LNG on Indigenous governance are summarized in the table below.

Table 113: Summary of Residual Effects for Indigenous Governance

Criteria	Assessment Rating	Rationale
Context	Medium resilience	Kitsumkalum's Indigenous governance has a medium resilience based on the stress that have been experienced from the current projects in the region.
Magnitude	Low	Use: Cedar will result in a low magnitude of residual effects from the effects of an increase in local population to the use of Kitsumkalum's asserted territory for governance related ceremonies and events, teaching and sharing governance traditions.

Criteria	Assessment Rating	Rationale
		<p>Decision making: Cedar will result in a low magnitude of residual effect to the Indigenous governance's decision making as there is the potential to slightly alter its role or functions, but these will not be of magnitudes high enough for permanent changes to occur.</p> <p>Employment and economy: the residual effect to Kitsumkalum members' employment will result in a combination of positive and negative residual effects. A low magnitude of positive effects will be experienced through increase in local employment opportunities. A low magnitude of negative effects will be experienced due to inequitable ability for subpopulations to participate in employment opportunities.</p>
Extent	Regional	Kitsumkalum will be impacted both within their territory (overlapping the Marine Shipping Route and Cedar LNG's RAA) as well as by employment that will occur outside of their traditional territory.
Duration	Long-term	Indigenous governance will be impacted throughout all phases of the Project.
Frequency	Irregular	Residual effects will vary in frequency based on Project phase and occur on an irregular basis based on individual activities occurring in each respective phase.
Reversibility	Irreversible	The various factors that will influence Indigenous governance (e.g., employment, accommodations, marine traffic) will last throughout the lifetime of the Project (i.e., 25 to 40 years), which is longer than one generation (i.e., 25 years).
Affected Populations	Disproportionate	Residual effects may be disproportionately experienced by subgroups who are already experiencing challenges regarding employment due to external factors (e.g., women, families).
Uncertainty	Moderate	The effectiveness of Mitigation Measures may be moderate; uncertainty is moderate overall based on the uncertainty regarding employment and economy and decision-making including volume of employment throughout the Project's lifetime.

Cumulative Effects

The potential cumulative effects resulting from Cedar LNG on Indigenous governance include the those related to more non-local population accessing the land base and related to marine navigation due to interaction with vessels and increasing shipping traffic, which are described in section 13.5.1. Cumulative effects on employment and economy were not identified.

The cumulative effects from Cedar LNG on Indigenous governance may be alleviated by the Mitigation Measures described in section 13.5.1.

Kitsumkalum states that generally, it is a challenging view to use baseline characterizations, and conclusions from Part B value assessments to conclude on the impact to Indigenous Interests,

as there are many instances where there is no Part B value to which a pathway of effects intersects with an Interest/component of the Interest and/or there is no way to value the interconnectedness of the Interests/component of the Interests themselves. Because of the tie to the land and Kitsumkalum adaawx (stories/history) and Indigenous governance (ayaawx) one Interest cannot be considered stand alone in the understanding of impacts. The Interests of Kitsumkalum must be considered all together. This is also a similar view when considering more broadly the cumulative effects to Kitsumkalum Interests, Title and Rights associated with the Cedar LNG Project and other past, present and foreseeable future projects in the area.

From past experience, cumulative effects on employment and economy have been identified by Kitsumkalum. Disparity between project policies on local hire and contract opportunities and on the ground reality have been noted.

Conclusion

In consideration of the available information, EAO's engagement with Kitsumkalum, Kitsumkalum's engagement with Cedar, Cedar's commitments, cumulative effects, EAO's recommended conditions, and federal Mitigation Measures, the Cedar LNG project is anticipated to result in a minor negative impact and a minor positive impact on Kitsumkalum's Indigenous governance.

13.5.4 INDIGENOUS HEALTH AND WELL-BEING

BACKGROUND

Discussion between the EAO and Kitsumkalum determined consideration of specific socio-economic effects of Cedar LNG on Kitsumkalum and their members was required. This discussion resulted in addition of Indigenous health and well-being as an additional Indigenous interest for assessment.

EXISTING CONDITIONS

Kitsumkalum raised concerns regarding industrial activities associated with Cedar LNG construction and operations, and indirect activities and effects as a result of the industrial activities, having the potential to amplify effects on Kitsumkalum health and well-being that was already being experienced as a result pre-existing projects. Past projects that have occurred in the area have had adverse impacts on Kitsumkalum's seasonal rounds and caused housing and wage disparity issues. Current projects have suggested similar mitigation to Cedar LNG, such as 'local first' hiring, but it has remained challenging for Kitsumkalum to participate in business opportunities associated with project construction.

POTENTIAL PROJECT EFFECTS AND PROPOSED MITIGATIONS

Potential Project Effects

The EAO identified the following residual effects to VCs in Part B, following the application of Mitigation Measures, that could potentially impact Kitsumkalum Indigenous health and well-being:

- Change in air quality and acoustics have the potential to negatively affect human health based on durations of exposure and proximity of marine vessels in the Marine Shipping Route (Section 5.12: Human Health);
- Potential negative effects on accommodation availability with the workforce of 500 during construction and 100 during operations (Section 5.10: Infrastructure and Services);
- Positive or negative effects to regional employment and income that are moderate in magnitude given the workforce estimates (Section 5.7: Employment and Economy);
- Positive effects may be unevenly distributed and not benefit groups that are under-represented, including Indigenous peoples and women (Section 6.8: Summary of Effects to Human and Community Well-Being);
- Increase on local childcare demand (daycare and preschool infrastructure) with resulting increase in employment barriers and work-related stress and mental health effects on women in the area (Section 6.8: Summary of Effects to Human and Community Well-Being);
- Health and education inequities due to income levels (Section 6.8: Summary of Effects to Human and Community Well-Being);
- Increase in drug and alcohol use and increased incidences of STIs due to increase in disposable income (Section 6.8: Summary of Effects to Human and Community Well-Being);
- Rising cost of housing rentals and availability (Section 6.8: Summary of Effects to Human and Community Well-Being);
- Effects to mental health and well-being from erosion of culture, identity, sense of place and language (Section 6.8: Summary of Effects to Human and Community Well-Being); and
- LNG carrier grounding or collision or allisions resulting in effects to air quality, acoustics, marine use, human health and infrastructure and services.

Considering the EAO's conclusions on residual effects to these VCs, the information provided in the Application from Cedar regarding potential effects to Kitsumkalum and discussion with Kitsumkalum, the EAO noted that potential effects on Indigenous health and well-being could occur through all of the potential effects to the other Indigenous Interests. These potential effects include:

- **Human health:** Changes in human health (e.g., mental and physical) due to outside stressors and loss of culture may occur through increased local population pressures on the land base and increased marine vessel traffic, associated sensory disturbances,

changes in air quality, and potential for accidents and malfunctions, along the Marine Shipping Route; and

- **Social Determinants of Health:** Positive or negative effects through changes in employment that contribute to community well-being. Negative effects through changes in the social, health and culture effects that contribute to changes in human and community well-being (i.e., social determinants of health) of Kitsumkalum may occur due to effects of Cedar LNG on: culture, population growth, education, governance, health (including food security, access to healthcare and holistic mental health supports), infrastructure and housing (including increased homelessness), social stressors and availability and access to lands and resources.

Mitigation Measures

While impacts on Kitsumkalum's Indigenous health and well-being was not directly considered in the Application, a number of Mitigation Measures identified that Cedar has proposed in response to potential Cedar LNG-related effects on other Indigenous interests are considered applicable, these include:

- Cedar will implement a Worker Code of Conduct and provide cultural awareness training for all workers that includes local and cross-cultural awareness and will assist in reducing adverse behaviours of workers in local communities and limit demand on local police and emergency services;
- Cedar proposed a community feedback process that aims to provide open and transparent means for the community to seek information and raise concerns as well as have inquiries addressed in a timely manner during construction and operations; and
- Cedar proposed infrastructure and services and GBA Plus Follow-up Programs.
- Mitigation and enhancement measures described throughout this Application are proposed to also reduce adverse residual effects and enhance positive effects on Kitsumkalum's interests, as applicable;
- Cedar is committed to working with Kitsumkalum to explore opportunities to further mitigate adverse effects to Kitsumkalum's interests and enhance project benefits (e.g., training and employment, contracting opportunities, and cultural awareness training for Cedar staff and contractors).
- Mitigation measures and Follow-up Programs for air quality and acoustics as described in Part B of the Application.
- Regular communication of Cedar LNG-related activities with Kitsumkalum marine users to provide project updates;
- LNG vessels will maintain safe operating distances from other marine craft;
- Establish an LNG vessel shipping schedule notification process for Indigenous nations with engagement of Nations in development of the notification process;
- Usage of escort tugs between Triple Island the Cedar LNG marine terminal to reduce likelihood of collisions; and

- Development of a marine transportation management plan, in accordance with applicable federal and provincial legislation and regulations, to communicate Cedar LNG construction activities to other marine users with involvement of Indigenous nations.

EAO'S ANALYSIS AND CONCLUSIONS

This section presents Kitsumkalum and the EAO's conclusions on the potential adverse residual impacts from Cedar LNG on Indigenous health and well-being.

The EAO identified the following proposed provincial conditions that would mitigate potential effects on Indigenous health and well-being:

- CEMP (Condition 9), as described in Section 13.5.1;
- Community feedback process (Condition 11), as described in Section 13.5.3;
- HMSP (Condition 13), which will include a plan for addressing communicable diseases and reducing additional burden on the local and regional healthcare system, require Cedar to provide onsite first-aid station and emergency management program, and consideration of information from Indigenous nations; and
- SEMP (Condition 14), which will not permit worker to rent local housing, restrict recreational land use activities of non-resident workforce during off-time hours including no hunting, fishing, ATV or snowmobile use, require training regarding drug and alcohol use, develop and implement a code of ethics, respectful workplace policies and provide cultural awareness training for all workers; and implement gender equity and diversity employment measures and implement Mitigation Measures for gender-based violence.

The EAO identified the following federal Mitigation Measures under the IAA that would mitigate potential effects to Indigenous health and well-being:

- Use local workforce accommodation centres or hotels to house non-local workers;
- Develop and implement a gender equity and diversity policy that focuses on hiring local and Indigenous persons, and women to increase project employment among underrepresented populations and consideration of the baseline labour force participation status of under-represented groups in Kitimat and the region;
- Develop and implement workplace violence, harassment, bullying and discrimination processes that promote a safe and respectful environment, including consideration of Indigenous women and girls and calls to justice within the Final Report of the National Inquiry into Missing and Murdered Indigenous Women and Girls; and
- Implement procurement policies and practices to provide opportunities to local businesses and contractors over the life of Cedar LNG to enable Haisla and Indigenous, local and regional businesses and contractors to have repeated or ongoing contracts.

After consideration of the Mitigation Measures and potential effects, described above, the EAO identified the following residual effects:

- Human health; and

- Social determinants of health.

The EAO's characterization of the residual effects of Cedar LNG on Indigenous health and well-being are summarized in the table below.

Table 114: Summary of Residual Effects for Indigenous Health and Well-being

Criteria	Assessment Rating	Rationale
Context	Low resilience	Kitsumkalum's Indigenous health and well-being has a low resilience based on the current conditions in the region that have resulted from the current projects, which do not allow for Kitsumkalum's Indigenous health and well-being to easily adapt to additional residual effects.
Magnitude	Low	<p>Human health: Cedar will result in a low magnitude of residual effect to mental health, primarily due to increase in sensory disturbance, local population pressures on the land base, and concern for potential accidents and malfunctions.</p> <p>Social determinants of health: Cedar will result in a combination of positive and negative residual effects. A low magnitude of positive residual effects will be experienced due to increase in employment opportunities. A low magnitude of negative residual effects to social determinants of health will be experienced due to social, health and cultural effects.</p>
Extent	Regional	The Project may have residual effects throughout the region and effects on human health and social determinants of health may be experienced in some manner by Kitsumkalum members residing throughout the region.
Duration	Long-term	As the Project lifetime (i.e., 25 to 40 years) is longer than a single generation (i.e., 25 years), the residual effects, with respect to Kitsumkalum, on human health and social determinants of health are considered long-term.
Frequency	Continuous	The residual effects related to human health and social determinants of health will occur continuously throughout the lifetime of Cedar LNG.
Reversibility	Irreversible	As the Project lifetime is longer than a single generation, the residual effects, with respect to Kitsumkalum, on human health and social determinants of health are considered irreversible.
Affected Populations	Disproportionate	Residual effects may be disproportionately experienced by subgroups (e.g., women, children, families, Indigenous women requiring specific health services, low-income families requiring housing, other vulnerable populations) who already experience challenges in accessing infrastructure and services and housing in larger centers in Terrace and Kitimat. These subgroups may be more adversely affected than other groups by the increased competition for such services resulting from a Project-related temporary increase in the population.
Uncertainty	Moderate	The effectiveness of Mitigation Measures may be moderate; uncertainty is moderate overall based on the uncertainty in a number of factors related to the Project including level of social risk from the non-regional

Criteria	Assessment Rating	Rationale
		workers (will vary on a case-by-case basis), final long-term effects and effectiveness of Mitigation Measures and conditions.

Cumulative Effects

The increase in local population associated with Cedar LNG workforces, in conjunction with other projects, has the potential for adverse cumulative effects receiving support and education, access to recreation, access to healthcare and holistic mental health support, food security, increase in homelessness and decrease in access to lands and resources.

The cumulative effects from Cedar LNG on Indigenous health and well-being may be alleviated by the Mitigation Measures described in Section 13.5.4.

Kitsumkalum states that generally, it is a challenging view to use baseline characterizations, and conclusions from Part B value assessments to conclude on the impact to Indigenous Interests, as there are many instances where there is no Part B value to which a pathway of effects intersects with an Interest/component of the Interest and/or there is no way to value the interconnectedness of the Interests/component of the Interests themselves. Because of the tie to the land and Kitsumkalum adaawx (stories/history) and Indigenous governance (ayaawx) one Interest cannot be considered stand alone in the understanding of impacts. The Interests of Kitsumkalum must be considered all together. This is also a similar view when considering more broadly the cumulative effects to Kitsumkalum Interests, Title and Rights associated with the Cedar LNG Project and other past, present and foreseeable future projects in the area.

Conclusion

In consideration of the available information, EAO’s engagement with Kitsumkalum, Kitsumkalum’s engagement with Cedar, Cedar’s commitments, cumulative effects, EAO’s recommended conditions, and federal Mitigation Measures, the Cedar LNG project is anticipated to result in a minor negative impact and a minor positive impact on Kitsumkalum’s Indigenous health and well-being.

13.5.5 POSITIVE EFFECTS OF CEDAR LNG

Positive effects are anticipated within Terrace and Kitimat (e.g., infrastructure and services LAA and the employment and economy LAA) through regional gains in employment and income and business, although it is anticipated that direct positive effects on Kitsumkalum will be limited. The Application states that Cedar is working directly with Kitsumkalum to identify opportunities for Kitsumkalum to realize potential benefits from the Project that can be used to both offset potential adverse effects and create positive effects for Kitsumkalum.

As per the Kitsumkalum First Nation LNG Benefits Agreement⁹⁰, and the Kitsumkalum Coastal Fund Agreement,⁹¹ should Cedar LNG enter the construction phase and Kitsumkalum provides its support, they will provided annual funding during construction and operations.

13.6 KITSUMKALUM'S VIEWS OF CEDAR LNG

Kitsumkalum believes in the interconnectedness of the land and waters to their way of life and their wellbeing. This leads to a holistic worldview of impacts and why generally concerns are heavily weighted toward cumulative effects on interests.

Kitsumkalum continues to state that Cedar LNG contributions to cumulative effects in the region are underestimated, both by Cedar and in the Assessment Report, and/or are likely not to be adequately mitigated, especially in the context of risks of accidents and malfunctions in the marine environment, disproportionate effects to Indigenous populations in terms of community wellbeing, changes to socioeconomic conditions, and cumulative effects to air quality.

A key remaining concern to Kitsumkalum is the risk of marine shipping accidents and malfunctions and, in the unlikely event that a severe event would occur, the consequences to Kitsumkalum, and to the Tsimshian Nation as a whole, could be catastrophic. Kitsumkalum has a high degree of uncertainty on how these potentially long-term and persistent impacts to Kitsumkalum would be mitigated, addressed and accommodated for.

Kitsumkalum expressed that Tsimshian law (ayaawx) is intrinsically linked to the coastal waters of the territory, the significance of the risk to the way of life for Kitsumkalum and the Tsimshian Nation cannot be underestimated. Until there is a complete understanding of the risks to the coastal waters and the Tsimshian way of life and an assessment and gaps analysis of the emergency response capacity in the North Coast, Kitsumkalum does not consent to the Cedar LNG Project. Kitsumkalum expects continued and fair accommodation for residual and cumulative impacts from the Cedar LNG Project, and specifically for impacts associated with marine shipping activities.

EAO Input

The EAO acknowledges Kitsumkalum's concerns regarding cumulative effects of marine shipping, accidents and malfunctions in the marine environment, disproportionate effects to Indigenous populations in terms of community wellbeing, changes to socioeconomic conditions,

⁹⁰ Kitsumkalum LNG Benefits Agreement: https://www2.gov.bc.ca/assets/gov/environment/natural-resource-stewardship/consulting-with-first-nations/agreements/kitsumkalum_lng_benefits_agreement.pdf

⁹¹ Kitsumkalum Coastal Fund Agreement: https://www2.gov.bc.ca/assets/gov/environment/natural-resource-stewardship/consulting-with-first-nations/agreements/kitsumkalum_lng_coastal_fund_agreement.pdf

and cumulative effects to air quality. The EAO also acknowledges that, even though Canada has a comprehensive marine vessel liability and compensation regime, that Kitsumkalum still has outstanding concerns around how this coverage is applied and what long lasting impacts and costs Kitsumkalum would incur in the event of a major shipping incident. The EAO recognizes that there is an existing regulatory framework and ongoing federal initiatives related to the regulation and management of marine shipping and spill response, and that the federal government is also exploring potential amendments to the CSA, 2001 to better support the proactive management of marine emergencies, including marine pollution preparedness, response and recovery and examining changes to the MLA to clarify the liability and compensation regime for ship source incidents. The EAO understands that Kitsumkalum has broader concerns around the cumulative effects related to marine shipping in their territory. The EAO notes that the Government of Canada is seeking to work collaboratively with Indigenous nations to better understand the cumulative impacts of shipping activity on marine environments within their territories. The provincial Crown will continue to have government to government conversations with Kitsumkalum to explore how their concerns could be considered and addressed via regulatory or non-regulatory initiatives led by the federal government.

13.7 CONCLUSIONS

Considering the above analyses and the conditions identified in the PD, TOC and the federal Mitigation Measures, the EAO concluded that Cedar LNG would have the following impacts to Kitsumkalum's Indigenous Interests:

- Minor on Harvesting rights;
- Minor on Use and Integrity of sacred and culturally important sites and landscape features;
- Minor negative impact and minor positive impact on Indigenous governance; and
- Minor negative impact and minor positive impact on Indigenous health and wellbeing.

Considering the above analyses and the proposed provincial conditions, federal Mitigation Measures and Follow-up Programs, the EAO concluded that the potential for adverse effects of Cedar LNG on the Indigenous Interests of Kitsumkalum have been adequately avoided, minimized or otherwise accommodated. Based on the engagement undertaken with Kitsumkalum on Cedar LNG, as outlined in Section 13.2, the EAO has concluded that it has fulfilled the provincial Crown's duty to consult with Kitsumkalum.

ANNEX F: RESIDUAL EFFECTS CHARACTERIZATION DEFINITIONS FOR EFFECTS ON KITSUMKALUM INDIGENOUS INTERESTS

Table 115: Residual Effects Characterization Definitions for Effects on Kitsumkalum Indigenous Interests

		Indigenous Interest Assessments			
Characterization	General Description	Harvesting Rights	Use and Integrity of Sacred and Culturally Important Sites and Landscape Features	Indigenous Governance	Indigenous Health and Well-Being
Context	How sensitive or resilient the Indigenous interest is to the potential residual effect caused by the Project.	<p>Low resilience: the Indigenous interest has low resilience to imposed stresses and will not easily adapt to the potential residual effect</p> <p>Medium resilience: the Indigenous interest has a neutral resilience to imposed stresses and may be able to respond and adapt to the potential residual effect</p> <p>High resilience: the Indigenous interest has high natural resilience to imposed stresses and can respond and adapt to the potential residual effect</p>			
Magnitude	The intensity or severity of the anticipated change. Considers the amount the Indigenous interest is affected (e.g., relative to natural annual variation in the magnitude of change to the Indigenous interest).	<p>Negligible: no detectable change from existing conditions</p> <p>Low: the potential residual effect will slightly alter or change existing conditions but is within historic norms and within the system’s capacity to respond</p> <p>Medium: the potential residual effect will alter or change the nature, role, or function of existing conditions but is within historic norms and within the system’s capacity to respond</p> <p>High: the potential residual effect will substantially alter or change the nature, role, or function of existing conditions and is beyond the system’s capacity to respond</p>			
Extent	The spatial scale over which the residual effect is expected to occur.	<p>Site-specific – the potential residual effect is restricted to the Project area</p> <p>Local – the residual effect will be within the local assessment area</p>			

		Indigenous Interest Assessments			
Characterization	General Description	Harvesting Rights	Use and Integrity of Sacred and Culturally Important Sites and Landscape Features	Indigenous Governance	Indigenous Health and Well-Being
		<p>Regional: the potential residual effect will be within the regional assessment area</p> <p>Beyond Regional: the potential residual effect will be beyond the regional assessment area</p>			
Duration	The period during which the potential effect persists and acts upon the Indigenous interest. This may be longer than the duration of the physical work or activity that produced the potential residual effect.	<p>Short-term: the anticipated potential residual effect will be felt temporarily during the Project’s construction or deconstruction phases only. It also applies to any effect that will occur for less than two years in operations</p> <p>Medium-term: the anticipated potential residual effect will be felt for a limited period of time greater than two years, generally corresponding to operations and decommissioning</p> <p>Long-term: the anticipated potential residual effect will be felt beyond decommissioning</p>			
Frequency	How often or how many times the anticipated residual effect may occur.	<p>Single/Rare: the residual effect is confined to one discrete event or rarely occurs</p> <p>Frequent/Regular: the residual effect occurs at consistent intervals</p> <p>Irregular: the residual effect occurs at sporadic intervals</p> <p>Continuous: the residual effect occurs constantly</p>			
Reversibility	Whether or not the residual effect on the Indigenous interest can be reversed once the physical work or the activity causing the effects stop or Mitigation Measures take effect to eliminate the effect.	<p>Fully Reversible: the residual effect is fully reversible</p> <p>Partially Reversible: the residual effect is partially reversible</p> <p>Irreversible: the residual effect is irreversible</p>			

		Indigenous Interest Assessments			
Characterization	General Description	Harvesting Rights	Use and Integrity of Sacred and Culturally Important Sites and Landscape Features	Indigenous Governance	Indigenous Health and Well-Being
Affected Populations	The distribution of the effect amongst the population of affected Indigenous nations.	<p>Even: the potential effect is experienced by any or all sub-populations</p> <p>Disproportionate: the potential effect is experienced only by certain populations or experienced more acutely by certain sub-populations</p>			
Potential Impact Rating	The seriousness of the impact from residual effect(s) to the Indigenous interest from consideration of the context, magnitude, extent, duration, frequency, reversibility and affected populations.	<p>Negligible: the Indigenous interest is not measurably impacted or modified by the Project</p> <p>Minor: the Indigenous interest is impacted or modified by the Project, but can continue at or near current conditions</p> <p>Moderate: the Indigenous interest is impacted or modified by the Project, and is approaching a threshold of acceptable change</p> <p>Severe: the Indigenous interest is impacted or modified by the Project, and has surpassed a threshold of acceptable change</p>			
Uncertainty	Number of uncertainties remaining / confidence in conclusions of the assessment of potential impact to Indigenous Interest.	<p>Low: there is a good understanding of the cause-effect relationship between the Project and the Indigenous interest. Few or no unknown external influences for the Project area that are incomplete). The effectiveness of Mitigation Measures expected to be high. High level of certainty in the conclusions of the assessment of potential impact to Indigenous Interest</p> <p>Moderate: the cause-effect relationships between the Project and an Indigenous nation are not fully understood (e.g., a few unknown external influences for the Project area that are incomplete). The effectiveness of Mitigation Measures may be moderate or high. Moderate level of certainty in the conclusions of the assessment of potential impact to Indigenous Interest</p> <p>High: the cause-effect relationships between the Project and an Indigenous interest are poorly understood. There may be several unknown external influences for the Project area</p>			

		Indigenous Interest Assessments			
Characterization	General Description	Harvesting Rights	Use and Integrity of Sacred and Culturally Important Sites and Landscape Features	Indigenous Governance	Indigenous Health and Well-Being
		that is incomplete. The effectiveness of the Mitigation Measures may not yet be proven. There is a high degree of uncertainty in the conclusions of the assessment of potential impact to Indigenous Interest			

14 HAIDA NATION

Council of the Haida Nation Disclaimer: The information presented in this document presents the views of the Environmental Assessment Office only and does not reflect the views of the Council of the Haida Nation. The EAO's public record for the Cedar LNG EA process must not be relied upon as an accurate source of information about the Haida Nation. The Haida Nation is in active litigation against BC and Canada to assert Haida Title to Haida Territories. The Council of the Haida Nation opposes any increase in Liquefied Natural Gas (LNG) traffic through Haida Territories. Increases in marine transportation on the Pacific North Coast are a critical concern for the Haida Nation due to potential environmental impacts, including spills, which are detrimental to Haida Gwaii ecosystems and marine resources.

14.1 COMMUNITY PROFILE

Cedar's Application noted that Haida Territories, approximately 85 km west of Prince Rupert, includes the Haida Gwaii archipelago (Graham Island and Moresby Island) as well as 150 smaller islands.

The Application stated Haida's registered population was 4,876 with 1,387 living on reserves on the Haida Gwaii archipelago. The significant portions of the remaining Haida population were not determined to be located in single area(s).

14.2 HAIDA NATION'S INVOLVEMENT IN THE CONSULTATION PROCESS

The EAO engaged collaboratively with Haida, represented by the Council of the Haida Nation (CHN), as set out in the Section 11 Order for Cedar LNG. CHN reviewed and provided comments on the Valued Component (VC) Selection Memo, the draft Application Information Requirements, Cedar's Indigenous Consultation Plan and Reports, the screening of the Application and on the Application and supplemental material, and the EAO's draft decision materials including this Section (Effects to Indigenous Interests – Haida) of the report. As part of the Working Group, CHN participated in technical meetings throughout the EA for Cedar LNG.

CHN, the EAO and the Agency met throughout the EA to discuss concerns raised by CHN related to Cedar LNG to understand, address and resolve issues. The EAO and the Agency provided additional funding to support this engagement. Due to resourcing and capacity constraints, it was CHN's preference that the EAO draft this Section 14 on their behalf, with review by Haida during Application Review.

The EAO used the following sources in drafting the assessment of Cedar LNG effects on Haida's Indigenous Interests:

- Cedar's Application;
- Information submitted during Application Review;
- Conclusions from the assessment of Part B VCs in this Report;
- Cedar's Summary of Mitigation Measures Table;
- Cedar's Indigenous Consultation Reports; and
- Direct engagement between CHN and the EAO.

A summary of Cedar's engagement with CHN is provided in the Application and Cedar's Indigenous Consultation Reports.

14.3 SPATIAL BOUNDARY

Haida Nation has occupied Haida Gwaii since time immemorial. The Haida Gwaii archipelago consists of two main islands, with Graham Island in the north and Moresby Island in the south, as well as 150 smaller islands. Haida territorial waters include Dixon Entrance to the north, east of Haida Gwaii halfway across Hecate Strait, south halfway to Vancouver Island and westward into the abyssal ocean depths (Figure 58).

The Marine Shipping Route assessment boundary for Cedar LNG is scoped between the Triple Island Pilot Boarding Station and the marine terminal. Beyond the scope of assessment boundary within Canadian waters, LNG carriers travel through Dixon Entrance north of Haida Gwaii and through Hecate Strait between Haida Gwaii and the mainland. Haida Territories, including reserve lands and territorial waters, are not located within the Marine Shipping Route assessment boundary or any of the other identified project assessment areas. The marine shipping route within the scope of the assessment boundary and pilot boarding location at or near Triple Islands are approximately 24 km east of Haida territorial waters between Dixon Entrance and Hecate Strait.

CHN considered shipping to be a core component of Cedar LNG and raised concerns regarding the scope used to assess the effects of shipping as the assessment area did not extend to Haida Territories, despite LNG vessels having to travel through Haida Territories to get to the marine terminal. Based on the transit of LNG vessels through Haida Territories, Haida requested that Haida Gwaii be included in the spatial boundaries of the EA. The EAO recognizes Haida's rights within Haida territorial waters and Haida's interests and concerns within the marine shipping RAA.

After considering the concerns of CHN (described in further detail in Section 14.4), the Agency and the EAO are of the view that the current scope of the Project remains appropriate. This view is based on the consideration of the extent of LNG traffic associated with the Project (50 vessels per year), existing regulatory framework for marine shipping, the extent to which

marine shipping is under the care and control of Cedar, and Cedar's ability to directly influence the carrying out of marine shipping. Since BC coast pilots are on board vessels from the marine terminal up to the Triple Islands Pilot Boarding Station, the care and control that Cedar has over the shipping activity is greater in this geographic region, as is the ability to implement and monitor Mitigation Measures, then when the LNG carrier travels through Dixon Entrance north of Haida Gwaii, where the LNG carrier is not being piloted by a BC coast pilot.

The EAO engaged with CHN during the EA to understand its concerns regarding potential effects of the Project and impacts to Haida's interests.

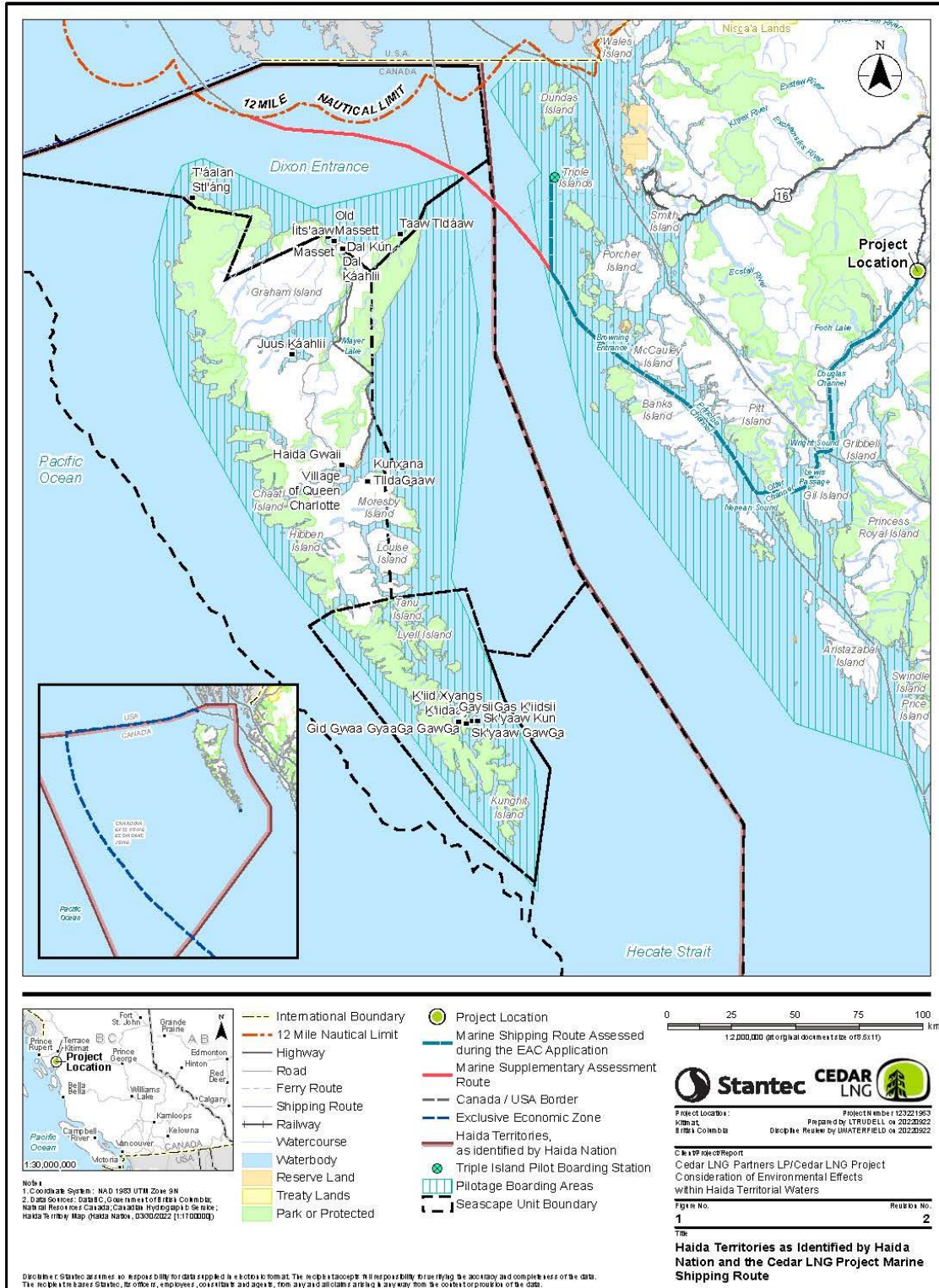


Figure 58: Assessment Boundaries for the Haida Nation

14.4 MATTERS BEYOND THE SCOPE OF THE ENVIRONMENTAL ASSESSMENT

14.4.1 COUNCIL OF HAIDA NATION VIEWS WITH RESPECT TO CEDAR LNG MARINE SHIPPING EFFECTS

CHN stated that they are in opposition to any increase in LNG traffic in Haida Territories. CHN stated that increases in marine transportation on the BC North Coast are a critical concern for the Haida Nation due to the potential environmental impacts, including spills, that can be detrimental to Haida Gwaii ecosystems and marine resources, and its people.

CHN stated that shipping had the potential to result in multiple effects within Haida Territories including:

- Displacement of fish and marine mammals (e.g., Northern Resident killer whales) from noise exposure due to vessel transit;
- Displacement of fish and marine mammals (e.g., Northern Resident killer whales) from alteration of habitat (e.g., risk of collision) from vessel transit;
- Introduction of invasive species transportation via vessels;
- Human health concerns from GHG emissions and air quality resulting from vessels;
- Human health concerns from ingestion of contaminated fish as a result of vessel transit;
- Contribution to climate change from GHG emissions;
- Impact on Haida commercial and traditional fisheries and tourism/recreation economic opportunities;
- Navigational safety for smaller watercraft (e.g., commercial fishing vessels, recreational fishing lodge vessels); and
- Potential accidents and malfunctions (e.g., cargo, debris, fuel/oil, grounding).

These effects are described in further detail below.

CHN stated that portions of the marine shipping route that are beyond the scope of the Project fall within Haida Traditional Waters and include important habitat for marine resources that are harvested for food, social, ceremonial and economic purposes. Dixon Entrance includes fish biomass and diversity hotspots, invertebrate biomass and diversity hotspots, Dungeness crab locations and sacred and culturally important areas, among others. Northern shorelines of Graham Island also include clam, cockle, and geoduck areas, as well as bull kelp and giant kelp distribution and biobands that could potentially be affected by marine vessel wake and changes in marine water or sediment quality. These marine resources are important to the maintenance of Haida Rights and Title.

Haida noted that a comprehensive vessel strike risk assessment is being conducted in the region, under the Cumulative Effects of Marine Shipping (CEMS) as part of Canada's Ocean

Protection Plan, as well as a marine navigational risk assessment to help inform Canada's National Emergency Towing Strategy. Haida found Cedar's assessment failed to sufficiently consider the likelihood of marine accidents from Project-related marine shipping, including spills, and their impacts to ecological, cultural and economic values, risk of collision with small recreation vessels on the water, as well as wake impacts.

CHN stated that areas of Haida Territorial Waters that would be affected by Cedar LNG marine shipping include habitat for bird species that are harvested for food, social, ceremonial, and economic purposes. Potential Project interactions and changes in bird behaviour also have the potential to affect other Haida practices and VCs. For example, the Haida fish within Dixon Entrance and Hecate Strait and marine birds congregating above large forage fish groups is an indicator that the Haida use to locate fish. The marine shipping route through Haida Traditional Waters may disturb the congregation and distribution of marine birds, which could have adverse effects to Haida's ability to practice their fishing rights in this area.

CHN identified that shipping can alter sense of place, with effect pathways including sensory disturbance (aesthetics, noise), change in availability and quality of marine resources. Indicators of impacts include avoidance, alteration of physical environment, quality of experience/attachment to sacred and culturally important sites.

CHN identified that shipping can alter Haida health and wellbeing, with effect pathways involving accidental release of oil, sewage, garbage and other contaminants from ships resulting in chronic and harmful exposure of marine life to pollutants; citizens' consumption of contaminated foods harvested; changes in diet affecting food security; increased mental/emotional stress. Indicators of impacts include ratio of country foods to store bought foods; information about diet-related health outcomes (e.g., diabetes) relative to past and desired future conditions, toxins levels in country foods relative to past and desired future conditions; and qualitative indicators including feelings of anxiety, fear, and loss.

CHN identified that shipping can have impacts to livelihood from reduced harvesting opportunities, changes in ability to engage in commercial activities, reduced economic opportunities. Haida's present and future desired economic states involve recreational and commercial fishing, aquaculture, and tourism, which will be further impacted by increased LNG carrier shipping through Haida waters. Pathways involve reduced availability and quality of harvestable resources, avoidance of harvesting areas due to real/perceived contamination, and reduced availability and quality of marine resources harvested. Indicators of impacts include percentage contribution of subsistence and commercial harvesting to household budgets and local economies, percentage of citizens employed in and/or owning natural resource-based businesses, and cost of opportunities foregone by Haida citizens/communities.

Following concerns raised by Haida, Cedar submitted a memo on April 19, 2022 titled "Consideration of Environmental Effects within Haida Territorial Waters". In this memo, Cedar

assessed the potent effects of Cedar LNG to Air Quality, Acoustic, Wildlife, Marine Resources, Marine Use and Human Health within Haida territories. Cedar determined that international LNG vessels transiting through Haida Territorial Waters to and from the Cedar LNG Marine Terminal would result in the following residual effects:

- Changes in marine bird behaviour, movement, and injury and mortality risk along the marine shipping route which may result in impacts to Haida trade networks, and the health, abundance, and distribution of culturally critical marine bird species from effects on marine shipping and transportation;
- Loss or alteration of access to Haida's preferred harvesting methods, locations, or opportunities, loss of time when harvesting marine resources, loss or alteration of access to preferred harvesting locations, alterations to the harvesting experience, and alteration to important ecosystems and marine resource habitats from effects on marine vessel traffic, associated sensory disturbance (e.g., noise, visual changes), and vessel generated wake waves and air emissions within the marine shipping route;
- Effects to Haida use, access, and reliance on marine environments and landscape features considered sacred and culturally important along the marine shipping route from effects on marine vessel traffic, associated sensory disturbance (e.g., noise, visual changes), and vessel generated wake waves and air emissions within the marine shipping route;
- Loss of Haida ability to make decisions regarding marine use and alteration to preferred travel and access routes from increase in vessel traffic along the marine shipping route;
- Prevention or reduction in Haida's access to fishing or shoreline harvesting sites, which would disproportionately affect Haida citizens who heavily rely on the marine environment and its resources for food, social, ceremonial purposes and for other purposes (e.g., cultural, economic, spiritual, trade) from the additional increase in large vessel movements along the marine shipping route attributable to Cedar LNG; and
- Disproportionate effects experienced only by Haida citizens (i.e., subpopulations) that hold hereditary rights to harvest and fish (and manage) at discrete areas (i.e., family and clan harvesting areas) overlapping or in the vicinity of the marine shipping route.

During Application Review, Cedar also submitted a supplementary memo on potential malfunctions and accidents including information on historic marine incidents on the marine shipping route beyond the scope of the Project in Haida Territorial Waters that provided additional information on LNG carriers and related accidents and malfunction, northern B.C. marine traffic density, and large vessel anchorages. Cedar also provided a supplementary memo on wake effects. See Section 5.9: Marine Use and Section 6.1: Malfunctions and Accidents for further details on these memos.

Cedar also submitted a supplementary memo on proposed Follow-up Programs under the IAA. Follow-up Programs and Mitigation Measures proposed by Cedar that relate to Haida's concerns include a marine transportation management plan, a Follow-up Program on marine

use, and a report on accidents and malfunctions. The EAO's recommendations informed by this proposal are described further below in 14.6.

Specific information from Cedar's April 19, 2022 memo "Consideration of Environmental Effects within Haida Territorial Waters" relating to VCs of interest to Haida are described below.

14.4.2 CEDAR'S ASSESSMENT OF MARINE SHIPPING EFFECTS

AIR QUALITY

In order to consider the potential increase in ambient concentrations of air pollutants in the Dixon Entrance area, Cedar looked at the results of air quality modelling near the Triple Island Piloting Board Station. As described in Section 5.1: Air Quality, Cedar predicted the maximum one-hour NO₂ concentration would be 17 µg/m³, which is 15% of the air quality objective (113 µg/m³). The small increase in concentrations of NO₂ is predicted to occur within 5 km of the LNG carrier and decrease rapidly with distance from the shipping route. Cedar noted that as a result of the transient nature of the LNG carrier and the open ocean characteristics of the associated meteorological conditions at the Triple Island Pilot Boarding Station, nitrogen dioxide concentrations are not predicted to persist at one location for an extended duration (they would be expected to last less than one hour). Cedar noted that the results of the Triple Island Pilot Boarding Station can be considered to be representative of the Dixon Entrance Seascape Unit due to the similarity in meteorological conditions and limited influence from terrain features (i.e., they are both open water).

Cedar understands that Haida marine uses and other marine uses may take place within areas where increased air pollutant concentrations may occur; however, these activities are short-term and intermittent. Therefore, Cedar concluded that Haida marine users and other marine users would have limited exposure to air emission from the LNG carriers.

ACOUSTICS

Cedar predicted acoustic effects in Haida Territories would be within the Dixon entrance and the northern portion of Haida Gwaii. The acoustic modelling for the shipping route predicts the zone of influence related to marine traffic noise to be approximately 1.6 km, based on the distance at which marine traffic pass by sound level attenuates to 35 dBA, which is well below the baseline nighttime sound level of 43.9 dBA. Cedar recognized that Haida marine use activities may take place within the zone of influence and those activities may experience sensory disturbance due to the audibility of the LNG carrier. However, Cedar predicted that no measurable change would take place for land-based receptors on Graham Island or Langara

Island due to the distance between the shipping path through Dixon Entrance and the northeastern tip of Graham Island (13km) which far exceeds the zone of influence of 1.6 km.

MARINE RESOURCES

Cedar determined residual effects on marine resources within the Marine Shipping Route included:

- Change in behaviour of fish or mammals due to underwater noise from marine shipping and transportation along the Marine Shipping Route during Project construction and operation; and
- Change in marine mammal injury or mortality risk due to vessel strikes along the Marine Shipping Route from transportation of materials and LNG shipping during all Project phases

Cedar noted that changes in behaviour to underwater noise from shipping and transportation and change in injury or mortality to marine mammals due to vessel strikes, as they relate to the Dixon Entrance seascape unit, are anticipated to be the same as those described within Section 7.7.7 of the Application.

MARINE USE

Cedar noted that marine navigation and marine fisheries and other uses as they relate to the Dixon Entrance Seascape Unit are not expected to be impacted differently than as described within section 7.10 of the Application. Marine navigation is unlikely to be affected as the waters of Dixon Entrance are open and not confined by geography, leaving plenty of room for marine users to navigate. Marine fisheries primarily use gear types (e.g., trolling gear) that are unlikely to result in an interaction with large commercial vessels.

WILDLIFE

With regard to the potential of shipping effects on marine birds due to potential for vessel strikes, Cedar noted that a change in mortality associated with marine LNG shipping along the marine shipping route in Dixon Entrance Seascape Unit may occur during Project operation. Cedar noted some evidence suggests vessel-bird strikes are more likely to occur when vessels are close to land, during night, in poor visibility (due to weather), and when vessels are near breeding colonies. The shipping route that intersects the Dixon Entrance Seascape Unit is relatively far from land and the nearest marine bird colony is approximately 17 km away. Project residual effects on marine birds because of the presence and movement of Project LNG carriers in the Dixon Entrance Seascape Unit are expected to be limited to species that occur in offshore waters.

HUMAN HEALTH

Cedar noted its assessment for the Marine Shipping Route showed that when an LNG carrier passes Hartley Bay, there may be a one-hour period when NO₂ and SO₂ concentrations in the atmosphere increase before returning to background levels. The magnitude of this concentration increase is predicted to be less than AQO and CAAQs and would occur less than

1% of the time. For emissions from LNG carriers passing through Dixon Entrance, Cedar determined the emissions will be lower than what was modelled along the shipping route because the tugboats will not be travelling past the Triple Island Pilot Boarding Station. Further, based on wind measurements, emissions from the LNG carriers will not be carried towards Graham Island or Langara Island.

Cedar assessed potential health effects related to noise, sleep disturbance at night from the LNG carrier's marine horn for Hartley Bay. The assessment indicates that the noise levels from the marine horn at Hartley Bay would reach 51.3 dBA compared to the sleep disturbance limit of 60 dBA. If this result is extended further towards the northeast tip of Graham Island (13 km or more away), there would be no change in noise levels on land predicted.

RELATED FEDERAL GOVERNMENT INITIATIVES

The EAO understands that there are several federal government initiatives in partnership with CHN to improve navigational safety and environmental protection in Haida Territories described in Section 3.1 of Part A. The EAO acknowledges that these initiatives are not Cedar LNG-specific and do not necessarily address the concerns CHN have raised. These initiatives are described to provide context as these initiatives may be applicable to the marine vessels used to transport LNG in the future.

In addition to the initiatives described in Section 3.1, the EAO notes that together with Canadian and US industry stakeholders, TC and CHN developed Haida Gwaii Voluntary Protection Zone (VPZ) for Shipping which was implemented in September 2020. This voluntary measure asks commercial cargo and passenger vessels to maintain minimum distances from the west coast of Haida Gwaii to increase the likelihood of an effective response to a disabled vessel, based on existing studies. To date, compliance with the VPZ has been excellent, and TC and CHN will continue to work together with the shipping industry to strengthen the measure where warranted, and to explore complementary measures for the protection of Haida Gwaii.

A situation in which a ship requests a place of refuge falls under TC's jurisdiction. TC is currently working with pilots and Indigenous communities up and down the coast to identify potential Places of Refuge. In 2018, CHN and TC developed the Haida Gwaii Annex, which describes the collaborative decision-making process for a POR scenario and identifies pre-surveyed potential POR sites on Haida Gwaii and important cultural, ecological, and socio-economic values to be considered in the decision-making. This plan is currently under revision between TC and the Haida Nation, with minor changes expected.

As part of the NSB Framework described in Section 3.1 in Part A, a sub-regional integrated marine response plan for Haida Gwaii is expected to be co-developed through a technical working group with the CHN and federal and provincial agencies. In addition, to improve the safety of ships traveling in Canadian waters, CCG is working with the CHN and Parks Canada on Haida Gwaii to rebuild aids to navigation. Furthermore, CCG has chartered two Emergency

Towing Vessels to respond to incidents involving large ships off the West Coast of B.C. CCG is also working with the CHN and other PNC First Nations to develop a long-term national approach for marine emergency towing, known as the National Strategy on Emergency Towing.

14.5 POSITIVE EFFECTS

Direct positive effects on Haida Nation interests are not anticipated.

14.6 RECOMMENDATIONS

The EAO notes the following Mitigation Measures and Follow-up Programs under the IAA, proposed in Section 5.9: Marine Use and Section 6.1: Malfunctions and Accidents, could address concerns raised by Haida including potential effects on Haida Interests. Where noted below, the EAO has recommended that Haida be included in these measures, in consideration of the concerns raised by Haida described above.

Proposed Provincial Conditions

- Marine transportation communication report (Condition 12) which will include: communication of project activities that may affect Haida marine users; a shipping schedule notification process, and grievance process for Haida marine users related to LNG carrier interference with marine use; and upon request conduct safe shipping workshops to address CHN's outstanding concerns.
- Requirement that Cedar participate in relevant provincial or federal multi-stakeholder initiatives related to effects of marine shipping in the region and consider this information in updating the Marine Transportation Communication Report (Condition 16 and within the recommended federal marine transportation management plan).

Recommended Federal Mitigation Measures

- Marine transportation management plan including marine communication procedures, community feedback process, and work with the Pacific Pilotage Authority and British Columbia Coast Pilots to determine guidance on safe vessel speed for LNG carriers visiting Cedar LNG facilities;
- Participate in shipping-related spill response plans as requested by the CHN, and notify CHN of any Cedar LNG carrier incident that results in or has the potential to release cargo or fuel to the environment;
- Follow-up Program on marine use under the IAA including:
 - Work with CHN to establish plans for monitoring marine shipping effects on Haida marine use, harvesting, and access to important sites;

- o Determine if new publicly available information on characteristics of wake from marine shipping activities, or new Mitigation Measures to reduce wake effects on Indigenous traditional harvesting activities is available;
- o Offer to meet with Haida to discuss wake effects and mitigation; and
- o Monitor changes to marine vegetation along the shipping route.

14.7 CONCLUSION

Haida Territories are not located within the Marine Shipping Route assessment boundary, or any of the other identified project assessment areas, and therefore there are no effects to Haida within the scope of the environmental assessment of Cedar LNG.

Based on the engagement undertaken with CHN on Cedar LNG, as outlined in Section 14.2, the EAO has concluded that it has fulfilled the provincial Crown's duty to consult with Haida, and the EAO's efforts to address concerns raised by Haida in relation to Cedar LNG were reasonable.

15 MÉTIS NATION BRITISH COLUMBIA

15.1 COMMUNITY PROFILE

Métis people are one of three “Aboriginal peoples of Canada” within the meaning of S. 35 (2) of the *Constitution Act, 1982*. Métis people are descendants of unions between European men (explorers, fur traders and pioneers) and Aboriginal women that occurred in the eighteenth-century. Métis Nation British Columbia (MNBC) is the Métis governing body in B.C. that represents the interests of over 19,000 citizens in 40 Métis Chartered Communities from seven regions in the province. MNBC indicates that it also represents the interests of nearly 90,000 self-identified Métis people in B.C. Since 2003 when the Métis leadership ratified the Métis Nation BC *Constitution*, MNBC has developed laws, regulations, and policies for maintaining, protecting, and furthering the Indigenous Interests of Métis in B.C.

15.2 MÉTIS NATION BRITISH COLUMBIA'S INVOLVEMENT IN THE CONSULTATION PROCESS

The Agency sent a notification email to MNBC on September 19, 2019, about receiving an Initial Project Description for Cedar LNG, the forthcoming federal impact assessment decision and substitution decision. The EAO issued a Section 11 Order on December 13, 2019 which outlined the EAO’s engagement approach with MNBC and stated that any consultation conducted by B.C. with Métis or organizations representing Métis within B.C. under a substituted assessment is understood to be conducted on behalf of the Government of Canada and should not be construed in any way as an acknowledgement by B.C. that it owes a duty of consultation or accommodation to Métis within B.C. under Section 35 of the *Constitution Act, 1982*.

Following the federal Minister of Environment and Climate Change Strategy’s approval of B.C.’s substitution request for Cedar LNG on January 24, 2020, the EAO has engaged with MNBC as specified in Section 13 of the Section 11 Order for Cedar LNG. Engagement included notification at the following milestones:

- On February 21, 2020, the EAO provided an update on the Cedar LNG EA, which included notification that the Agency determined that a federal impact assessment is required under the IAA and that the federal Minister of Environment and Climate Change Strategy approved B.C.’s substitution request for Cedar LNG.
- On November 16, 2021, the EAO notified MNBC that the final AIR was issued on November 15, 2021. The EAO advised MNBC of the anticipated Application Review period in winter 2022.
- On February 18, 2022 the EAO notified MNBC of the 45-day public comment period for

the Cedar LNG Application.

- On September 21, 2022 the EAO notified MNBC of the 23-day public comment period on the draft materials for decision-maker, inviting MNBC to provide comments on the draft of this section of this Report.

Cedar engaged MNBC as follows:

- Virtual meeting to introduce Cedar LNG (April 3, 2021);
- Provided a copy of the draft Indigenous Consultation Plan for review and comment (March 24, 2021);
- Shared copies of the draft AIR and Valued Component Selection Memo for review and comment and notice of the public comment period on these documents (March 28, 2021);
- Shared drafts for feedback of the draft MNBC Interests Assessment (July 13, 2021 and November 3, 2021); and
- Provided notification of the public comment period on the Application (February 24, 2022).

Cedar's assessment of potential effects on MNBC's Indigenous Interests was informed by its engagement with MNBC. Further details on Cedar's engagement with MNBC is provided in the Application and Cedar's Indigenous Consultation Reports.

The EAO used the following sources in drafting the assessment of Cedar LNG effects on MNBC Indigenous Interests:

- Cedar's Application;
- Information submitted during Application Review, including any Indigenous Knowledge used to inform the Application;
- Conclusions from the assessment of Part B VCs in this Report;
- Cedar's Summary of Mitigation Measures Table; and
- Cedar's Indigenous Consultation Reports.

15.3 INDIGENOUS INTERESTS

MNBC advised Cedar that the Project is within an area that Métis rely on for sustenance, social, and ceremonial purposes, and indicated that there may be negative Project effects to rights and traditional land use.

MNBC reported to Cedar that interactions between shipping and harvesters is MNBC's primary interest in the Project. MNBC reported to Cedar that Métis families have specific harvesting areas that have been used by generations in the vicinity of the Project, actively harvesting culturally important fish species such as salmon, herring, oolichan, rockfish, and regional

variants of trout and char species. Other species harvested by MNBC in the vicinity of the Project include marine mammals currently listed under the federal *Species at Risk Act* and provincial protections, as well as shorebirds, seabirds, and migratory waterfowl.

MNBC reported to Cedar that the region has been well studied for various natural resources, and that a holistic consideration of the cumulative effects of developments along and off the coast is a priority concern.

The Application assessed the following Métis Indigenous Interests:

- Harvesting;
- Sacred and culturally important sites and landscape features; and
- Governance.

Based on the Application and the primary concerns MNBC expressed with the Project, the following Métis Indigenous Interests have been identified as having the potential to be affected by Cedar LNG:

- Harvesting; and
- Sacred and culturally important sites and landscape features.

15.3.1 HARVESTING

Cedar noted that changes may result from loss or alteration of preferred harvesting methods, location or opportunities, loss or alteration of access to preferred harvesting locations, loss or alteration of harvested species, alterations to the harvesting experience, and alteration of subsistence-base livelihood and the ability to trade. The EAO's assessment of changes to current use of lands and resources for traditional purposes (section 6.9.5) discusses these effects and the EAO's proposed Mitigation Measures.

Potential Project Effects and Proposed Mitigation

The EAO identified the following effects to VCs in Part B, following the application of Mitigation Measures, that could potentially impact Métis' harvesting rights:

- Wake waves generated by LNG carriers and escort tugs were identified as posing a safety risk to fishers, shoreline harvesters and other Métis marine uses, or resulting in displacement of marine and shoreline harvesting activities (Section 5.9: Marine Use);
- Effects from increase in marine shipping may affect marine fisheries, Indigenous vessel transit and other uses as a result of reduced fishing and other marine use opportunities, interference with access to fishing or marine use areas, and a reduced quality of experience due to increase in marine shipping along the Marine Shipping Route and noise, light and aesthetic effects of LNG vessels (Section 5.9: Marine Use; Section 5.2:

- Acoustics);
- Impacts on marine fish health and mortality from adverse effects on water quality due to Project activities during construction (such as marine pile installation), operations
 - (that is, liquefaction of natural gas) and decommissioning (that is, dismantling of marine infrastructure) (Section 5.6: Marine Resources);
 - Effects on marine mammals and fish during all Project phases due to underwater noise and artificial light are expected to affect marine mammals and fish during construction, operation, and decommissioning activities (Section 5.6: Marine Resources);
 - Injury or mortality to marine organisms is expected during all Project phases from burial or crushing of organisms during construction of the FLNG facility and seawater intake and outfall pipes, as well as injury or mortality to marine mammals by vessel strikes (Section 5.6: Marine Resources); and
 - Potential loss of containment of LNG from FLNG Facility, spills of hazardous materials, emergency FLNG shutdown, fire, explosion, LNG carrier grounding, collision or allisions and FLNG allision resulting in possible effects to air quality, acoustics, wildlife, marine resources and marine use (Section 6.1: Malfunctions and Accidents).

Considering the EAO's conclusions on residual effects to these VCs and other assessment matters, and the information provided in the Application from Cedar regarding potential effects to Indigenous groups, the EAO identified the following potential effects to Métis' harvesting rights due to Cedar LNG (during construction, operations and decommissioning):

- **Methods, locations and opportunities:** The increased marine vessel traffic within the Marine Shipping Route and Marine Terminal Area and potential accidents or malfunctions in the Marine Terminal Area and Marine Shipping Route, may result in loss or alteration of preferred harvesting methods, locations to harvest fish and marine resources, as well as wildlife, during seasonal rounds;
- **Time:** Time may be lost when harvesting, including when harvesting for Elders and/or redistribution to other Métis members from the increase in marine vessel traffic in the Marine Shipping Route;
- **Access:** Access to preferred shoreline harvesting sites, hunting sites, fishing sites, trapping sites and gathering sites may be lost or altered from an increase in marine vessel traffic, change in types of vessels, project activities/physical works and accidents or malfunctions in the Marine Shipping Route; and
- **Experience:** Harvesting experiences may be altered from an increase in vessel traffic and type, wake waves, sensory disturbance along the Marine Shipping Route, and associated change in noise and light and air quality.

Mitigation Measures

The Application includes a summary of relevant Mitigation Measures identified that Cedar has proposed in response to potential Cedar LNG-related effects on harvesting rights. These include the following:

- Cedar will continue to work with MNBC to develop a shared understanding of how Cedar LNG may affect their Indigenous interests;
- Cedar is committed to working with MNBC to explore opportunities to further mitigate adverse effects to harvesting rights; and
- Cedar will, with consultation with MNBC and members, establish an LNG carrier shipping schedule notification process for MNBC with traditional territories overlapping the shipping route to contribute to a reduction of adverse effects (such as avoidance, displacement and lost time) due to safety concerns (such as wake waves), inconvenience (such as pulling fishing gear), or reduced enjoyment (such as sensory disturbance).

Provincial Conditions and Federal Mitigation Measures

The following proposed provincial conditions and federal Mitigation Measures would mitigate potential effects on harvesting:

The EAO identified the following proposed provincial conditions that would mitigate potential effects on harvesting:

- Marine transportation communication report (Condition 12) which will include communication of project activities that may affect marine users, a shipping schedule notification process, and grievance process for marine users related to LNG carrier interference with marine use;
- Requirement that Cedar participate in relevant federal multi-stakeholder initiatives related to effects of marine shipping in the region and industry is invited to participate (Condition 16 and within the recommended federal marine transportation management plan); and
- SEMP (Condition 14), which will require Cedar to implement procedures for restricting non-local contractor personnel from engaging in recreational hunting, fishing or ATV or snowmobile use during off-work hours.

The EAO identified the following federal Mitigation Measures and Follow-up Programs under the IAA that would mitigate potential effects to harvesting rights:

- Marine transportation management plan, including marine communication procedures as well as a safety zone around the marine terminal, and work with the Pacific Pilotage Authority and British Columbia Coast Pilots to determine guidance on safe vessel speed

- for LNG carriers visiting Cedar LNG facilities;
- Federal Mitigation Measures to mitigate injury, mortality and disturbance of marine fish and marine mammals in the construction and operations of the marine terminal;
- Participate in shipping-related spill response plans and facilitate Métis involvement, and share with Métis any Cedar LNG carrier incident that results in a release of cargo or fuel to the environment; and
- Follow-up Program on marine use under the IAA including:
 - o Determining if new publicly available information on characteristics of wake from marine shipping activities, or new Mitigation Measures to reduce wake effects on Indigenous traditional harvesting activities is available;
 - o Offer to meet with Métis to discuss wake effects and mitigation; and
 - o Monitor changes to marine vegetation along the shipping route.

After consideration of the Mitigation Measures and potential effects, described above, the EAO identified the following residual effects:

- Methods, locations and opportunities;
- Time;
- Access;
- Experience; and
- Subsistence-based livelihoods and trade.

Characterization of the residual effects of Cedar LNG on Métis harvesting rights are summarized in the table below.

Table 116: Summary of Residual Effects for Harvesting

Criteria	Assessment Rating	Rationale
Context	Medium resilience	Métis users along the Marine Shipping Route are considered moderately sensitive to change based on existing conditions and existing impacts to marine harvesting.
Magnitude	Low	<p>Methods, locations and opportunities: Cedar will result in a low magnitude of residual effect due to minor reduction in preferred marine harvesting locations and minor increase in local population.</p> <p>Time: Cedar will result in a low magnitude of residual effects to time available for marine harvesting based on frequency of LNG carriers during operations (approximately 50 vessels per year). The frequency of Project-related vessel traffic during construction would be similar.</p> <p>Access: Cedar will result in a low magnitude of residual effects on access to marine harvesting sites based on frequency of LNG carriers.</p>

Criteria	Assessment Rating	Rationale
		<p>Experience: Cedar will result in a low residual effect on experience based on presence of LNG carriers (approximately 50 vessels per year) and the FLNG Facility and the associated noise and lights.</p> <p>Subsistence-based livelihoods and trade: Cedar will result in a low magnitude of residual effects on livelihoods and trade based on the size of the FLNG Facility and frequency of LNG carriers.</p>
Extent	Regional	The residual effects to harvesting within the marine environment would apply throughout the Marine Terminal Area and Marine Shipping Route.
Duration	Long-term	The residual effect to harvesting in the marine environment would persist for the life of Cedar LNG (i.e., 25 to 40 years), which is longer than one generation (i.e., 25 years).
Frequency	Irregular	The potential residual effect related to marine harvesting would occur at sporadic intervals based on the low volume of marine traffic during construction and approximately one LNG vessel visiting the Project every 7-10 days during operations (up to approximately 50 carriers annually).
Reversibility	Partially reversible	While the change in marine resources will be reversible following decommissioning, the lifespan of Cedar LNG may result in permanent change to harvesting methods.
Affected Populations	Disproportionate	The reduction in marine access may disproportionately affect Métis who rely heavily on marine resources for purposes such as food and social.
Uncertainty	Moderate	The effectiveness of Mitigation Measures may be moderate; uncertainty is moderate overall based on uncertainty in the extent of marine shipping effects such as wake, the difficulty in predicting and quantifying experiential effects or choices made by Indigenous marine users. For example, it is uncertain if individual Indigenous users may forgo certain marine uses when faced with potential effects of the Project.

Cumulative Effects

Potential cumulative effects on both marine navigation and marine fisheries may occur along the shipping route from the interaction of vessels with overlapping routes (such as Rio Tinto Terminal A Extension, LNG Canada Export Terminal or MK Bay Marina), current/future projects with marine works in Kitimat Harbour or increasing shipping traffic interfering with access to sites or activities (for example: fishing, shoreline harvesting or recreational uses). Cedar LNG will contribute up to 50 LNG carriers (approximately 2.2 percent to the total large vessel traffic predicted for the region if all past, present, and future projects and physical activities proceed). Cedar LNG and its associated safety zone will occupy approximately 16.6 percent of the channel width at the head of Kitimat Arm.

The additional increase in large vessel movements within the Marine Shipping RAA from these potential cumulative effects that is attributable to Cedar LNG with the potential to prevent or reduce access to fishing or shoreline harvesting sites, would result in a disproportionate effect to Métis members based on Métis' usage of the marine environment and resources for food, social, ceremonial, economic, subsistence and trade purposes.

Conclusion

In consideration of the available information, EAO's engagement with MNBC, MNBC's engagement with Cedar, Cedar's commitments, cumulative effects, EAO's recommended conditions, and federal Mitigation Measures, the Cedar LNG project is anticipated to result in a negligible to minor impact on Métis' ability to harvest.

15.3.2 SACRED AND CULTURALLY IMPORTANT SITES AND LANDSCAPE FEATURES

Cedar described changes that may result from the loss or alteration of use or access to sacred and cultural sites, loss or alteration of ability to share traditional knowledge at sacred and cultural sites and reduced quality of experience as a result of sensory disturbance. The EAO's assessment of changes to cultural heritage, including via disrupted or restricted access, as well as sensory disturbance and proposed Mitigation Measures are described in section 6.9.5 of this Report.

Potential Project Effects and Proposed Mitigation

The EAO identified the following effects to VCs in Part B, following the application of Mitigation Measures, that could potentially impact Métis' use and integrity of sacred and culturally important sites and landscape features:

- Effects on use of sacred and cultural important sites and landscape features from elevated noise along the marine shipping route due to increases in marine shipment traffic and air horns as well as effects to air quality (Section 5.2: Acoustics; Section 5.1: Air Quality)
- Wake waves generated by LNG carriers and escort tugs were identified as having the potential to result in impact to use and integrity of sacred and culturally important sites and landscape features based on the increase in risk to Métis marine users (Section 5.9: Marine Use);
- Effects from increase in marine shipping along the Marine Shipping Route are anticipated to interfere with vessel passage during all Project phases in a small proportion of navigable waters (Section 5.9: Marine Use);
- Potential loss of containment of LNG from the FLNG Facility, spills of hazardous materials, emergency FLNG shutdown, fire or explosion, LNG carrier grounding or

collision or allisions and FLNG allision resulting in effects to air quality, acoustics, marine use, human health and heritage;

- Direct and indirect loss of habitat will result from Project activities during construction (i.e., site preparation and clearing, alteration of shoreline and intertidal habitat), operation (i.e., indirect loss or alteration of habitat effectiveness through sensory disturbance and traffic), and decommissioning (i.e., removal of the FLNG facility and onshore infrastructure) (Section 5.4: Wildlife); and
- Loss of marine and shoreline habitat (Section 5.9: Marine Resources).

Considering the EAO's conclusions on effects to these VCs, and the information provided in the Application from Cedar regarding potential effects to Métis, the EAO identified the following potential effects to use and integrity of sacred and culturally important sites and landscape features due to Cedar LNG during construction, operations and decommissioning including:

- **Access and use:** Loss or alteration of use or access to sacred and culturally important sites and landscape features due to increased marine vessel traffic in the Marine Shipping Area, including associated wake waves and sensory disturbances, as well as the potential for accidents and malfunctions;
- **Traditional knowledge:** Loss or alteration of ability to share traditional knowledge at sacred and culturally important sites and landscape features due to increased marine vessel traffic within the Marine Shipping Route, including associated wake waves and sensory disturbances, as well as the change in air quality and potential for accidents and malfunctions; and
- **Experience:** Reduced quality of experience at sacred and culturally important sites and landscape features as a result of sensory disturbance due to increased marine vessel traffic within the Marine Shipping Route, including associated wake waves and sensory disturbances, and change in air quality.

Mitigation Measures

The Application includes a summary of relevant Mitigation Measures Cedar has proposed in response to potential effects on use and integrity of sacred and culturally important sites and landscape features. These include the following:

- Cedar will implement a Worker Code of Conduct and provide cultural awareness training for all workers that includes local and cross-cultural awareness;
- LNG carriers will maintain a safe operating distance from other marine craft to reduce potential for interaction between vessels; and
- Regular communication with marine users to provide advance notice of marine shipping activities.

Analysis and Conclusions

This section presents conclusions on the potential adverse residual impacts from Cedar LNG on use and integrity of sacred and culturally important sites and landscape features.

The EAO identified the following proposed provincial conditions and recommended federal mitigations measures that would mitigate potential effects on use and integrity of sacred and culturally important sites and landscape features:

The EAO identified the following proposed provincial conditions that would mitigate potential effects on use and integrity of sacred and culturally important sites and landscape features:

- Marine transportation communication report (Condition 12), as described in Section 15.3.1;
- SEMP (Condition 14), as described in Section 15.3.1;

The EAO identified the following federal Mitigation Measures and Follow-up Programs under the IAA that would mitigate potential effects to on use and integrity of sacred and culturally important sites and landscape features:

- Marine transportation management plan, as described in Section 15.3.1; and
- Follow-up Program on marine use under the IAA, as described in Section 15.3.1.

In addition, as marine shipping is a federally regulated activity, Cedar LNG-related shipping will need to meet requirements which include usage of escort tugs, proposed route restrictions, safe operating distances between marine craft and safe speeds.

After consideration of the Mitigation Measures and potential effects, described above, the EAO identified the following residual effects:

- Access and use;
- Traditional knowledge; and
- Experience.

Characterization of the residual effects of Cedar LNG on use and integrity of sacred and culturally important sites and landscape features are summarized in the table below.

Table 117: Summary of Residual Effects for Use and Integrity of Sacred and Culturally Important Sites and Landscape Features

Criteria	Assessment Rating	Rationale
Context	Medium resilience	Métis' use and integrity of sacred and culturally important sites and landscape features as an Indigenous Interest in the context of Cedar LNG

Criteria	Assessment Rating	Rationale
		is considered moderately sensitive to change based on the current projects and volume of marine shipping in the area.
Magnitude	Low	<p>Access and use: Cedar will result in a low magnitude of residual effects to access and use of sites and landscape features. This is due to frequency of LNG carriers (approximately 50 per year) during operations (low magnitude), which is similar to marine shipping frequency during construction, as well as the lack of access to Facility Area during and following completion of construction and associated effects such as increase in traffic.</p> <p>Traditional knowledge: Cedar will result in a low magnitude of residual effects to transfer of traditional knowledge between generations (i.e., 25 years) based on the low magnitude of effects on access and use.</p> <p>Experience: Cedar will result in a low magnitude of residual effects to experience of sites and landscape features based on frequency of LNG carriers and the associated noise and light impacts.</p>
Extent	Regional	The residual effects would apply throughout the Marine Terminal Area and Marine Shipping Route.
Duration	Long-term	The residual effect would persist for the life of the Cedar LNG (i.e., 25 to 40 years) which is longer than one generation (i.e., 25 years) and is therefore anticipated to be long-term
Frequency	Irregular and Continuous	Marine: The potential residual effect would occur at sporadic intervals, varying by phase and based on low volume of marine traffic during construction and approximately one LNG carrier visiting the Project every 7-10 days during operations (up to approximately 50 carriers annually).
Reversibility	Partially reversible	A change in use and integrity of sacred and culturally important sites and landscape features would be reversible following decommissioning, the lifespan of Cedar LNG may result in permanent change in the transmission of knowledge between generations (i.e., 25 years).
Affected Populations	Disproportionate	The reduction in marine and terrestrial access may disproportionately affect Métis who rely heavily on access and resources for purposes such as ceremonial and spiritual.
Uncertainty	Moderate	The effectiveness of Mitigation Measures may be moderate; uncertainty is moderate overall based on the uncertainty in the extent of marine shipping effects such as increase wake and reduction in access to sacred and culturally important sites and landscape features (increase in large vessel movements).

Cumulative Effects

Section 13.5.1 describes the potential cumulative effects and Mitigation Measures from Cedar LNG on the use and integrity of sacred and culturally important sites and landscape features, which include those related to marine navigation due to interaction with vessels and shipping traffic.

Conclusion

In consideration of the available information, EAO's engagement with MNBC, MNBC's engagement with Cedar, Cedar's commitments, cumulative effects, EAO's recommended conditions, and federal Mitigation Measures, the Cedar LNG project is anticipated to result in a negligible to minor impact on Métis' use and integrity of sacred and culturally important sites and landscape features.

The EAO also concluded that the potential for adverse effects of Cedar LNG on the Indigenous Interests of Métis has been adequately avoided, minimized or otherwise accommodated and the EAO's efforts to engage MNBC in relation to Cedar LNG were reasonable.

15.3.3 POSITIVE EFFECTS OF CEDAR LNG

Positive effects are anticipated within Terrace and Kitimat (e.g., infrastructure and services LAA and the employment and economy LAA) through regional gains in employment and income and business. With 1,215 Métis residing in the Regional District of Kitimat-Stikine based on 2016 census data, it is anticipated that direct positive effects on Métis will be limited.

15.3.4 CONCLUSION

Considering the above analyses and the conditions identified in the PD, TOC, and the federal Mitigation Measures, the EAO concluded that Cedar LNG would have the following effects to Métis:

- Negligible to minor effects on changes in consumption and harvest; and
- Negligible to minor effects on changes in the use and integrity of sacred and culturally important sites and landscape features.

The EAO also concluded that the potential for adverse effects of Cedar LNG on the Indigenous Interests of Métis has been adequately avoided, minimized or otherwise accommodated and the EAO's efforts to engage MNBC in relation to Cedar LNG were reasonable.

PART D - CONCLUSIONS

Based on:

- Information contained in Cedar's Application, as well as supplemental information provided by Cedar, Indigenous nations and Working Group members during the Application review;
- Cedar and the EAO's consultation with Indigenous nations, federal, provincial, and local government agencies as well as the public;
- Comments received during the Cedar LNG EA made by Indigenous nations, federal, provincial and local government agencies as members of the EAO's Working Group, as well as Cedar and the EAO's responses to those comments;
- Comments received during the Cedar LNG EA's public comment periods, and Cedar's responses to those issues;
- Issues raised by Indigenous nations regarding the potential effects of Cedar LNG to their Indigenous Interests, as well as Cedar's response and best effort to address those issues;
- Issues raised by Indigenous nations that were outside of the scope of the Cedar LNG EA, as well as the (federal and provincial) agencies and Cedar's approaches to addressing those issues;
- The design of Cedar LNG as specified in the EAO's proposed Project Description (Schedule A of the EAC, if issued) which authorizes the Project components and activities that may occur;
- Mitigation measures identified in the EAO's proposed conditions (Schedule B of the EAC, if issued) to be implemented by Cedar during all phases of Cedar LNG;
- The EAO's recommended Mitigation Measures and Follow-up Programs under the IAA intended to inform federal conditions that would be implemented by Cedar during all phases; and
- Permitting and other regulatory requirements that Cedar LNG would be subject to if it receives an EAC and positive federal decision.

Considering Indigenous nations' views of the Project including that:

- Haisla expressed that the Cedar LNG project is consistent and compatible with the way the Haisla Nation choose to use their Aboriginal title lands and waters. Cedar LNG will benefit the Haisla community for many years to come, while always striving to reduce impacts to the environment.
- Gitga'at is of the view that residual and cumulative impacts to key interests remain unmitigated after consideration of the recommended Mitigation Measures and Follow-up Programs and the permitting and other regulatory requirements. Gitga'at recommends the provincial crown commit to meaningfully collaborate with Gitga'at to

develop, implement and monitor measures to address the remaining unmitigated impacts.

- Gitxaala assessed a moderate to high risk of significant adverse effects to Gitxaala's Interests and identified a number of outstanding issues related to the lack of clarity from regulatory authorities regarding accountability, monitoring and verification of the effects from Cedar's marine shipping, which are the subject to ongoing consultation. This assessment and concerns are detailed in Part C. Gitxaala is of the view that the Crown has not yet fulfilled its legal obligations to consult Gitxaala in respect of the effects of the Project on Gitxaala Interests.
- CHN expressed its opposition to any increase in LNG traffic through Haida Territories.
- Kitselas believes that cumulative effects to which the Project contributes are currently underestimated in the Assessment Report. However, given that Kitselas understands that Cedar will implement all conditions and commitments expressed throughout the assessment process thus far and provide reasonable accommodation to Kitselas for residual impacts resulting from the Project, Kitselas determined that the potential adverse effects of Cedar LNG on the Indigenous Interests of Kitselas have been adequately avoided, minimized, or otherwise accommodated.
- Kitsumkalum continues to state that Project contributions to cumulative impacts in the region are underestimated, both by the Proponent and in the Assessment Report, and/or are likely not to be adequately mitigated, especially in the context of risks of accidents and malfunctions in the marine environment, disproportionate effects to indigenous populations in terms of community wellbeing, changes to socio-economic conditions, and cumulative effects to air quality. Kitsumkalum, Tsimshian law (ayaawx), is intrinsically linked to the coastal waters of the territory, the significance of the risk to the way of life for Kitsumkalum can not be underestimated. Until there is a fulsome understanding of the risks to the coastal waters and the Tsimshian way of life Kitsumkalum does not consent to the Cedar LNG Project. Kitsumkalum expects continued and fair accommodation for residual and cumulative impacts from the Cedar LNG Project.
- Lax Kw'alaams concluded that Cedar LNG is likely to result in moderately severe residual adverse impacts on its marine harvesting rights and sense of place.
- Metlakatla concluded that Cedar LNG is likely to result in a moderately severe residual adverse impacts on its marine harvesting rights and sense of place.

The EAO is satisfied that:

- The EA process has adequately identified and assessed potential adverse environmental, economic, social, heritage and health effects of Cedar, having regard to the proposed conditions set out in the Table of Conditions (Schedule B to the EAC, if issued) and the recommended Mitigation Measures under the IAA;

- Cedar LNG would further advance reconciliation with Haisla because Haisla would directly own and participate in a major industrial development in their territory;
- Cedar LNG is expected to result in net positive residual effect to Haisla, regional employment, regional business and regional economy and these positive effects have been maximized to the extent possible;
- Other assessment matters have been adequately assessed including: risks and uncertainties associated with effects, interactions between effects, the risks of malfunctions and accidents, disproportionate effects on distinct human populations, effects on biophysical factors that support ecosystem functions, effects on current and future generations, contributions to sustainability, consistency with land use plans, greenhouse gas emissions, alternative means for carrying out the project, and potential changes to the Project that may be caused by the environment;
- Consultation with agencies and the public has been adequately carried out;
- Issues identified by government agencies, as well as members of the public (which were within the scope of the EA), were adequately and reasonably addressed during Application Review;
- Cedar would result in adverse residual or cumulative effects to environmental, social, heritage and health VCs, but with the application of Mitigation Measures and legally-binding conditions, these effects would not be significant;
- The collaborative engagement and consensus seeking efforts and the Crown's process of seeking to understand potentially outstanding issues and impacts with Haisla, Gitga'at, Gitxaala, Kitselas, Kitsumkalum, Lax Kw'alaams, Metlakatla, and Haida has been carried out in good faith;
- The potential for adverse effects on the Indigenous Interests of Indigenous nations that are within the scope of this EA, has been avoided, minimized or otherwise accommodated to a reasonable level; and
- On matters within the scope of this EA, the provincial Crown has fulfilled its legal obligations to consult and accommodate potentially affected Indigenous nations related to the issuance of an EAC for Cedar LNG.

APPENDIX 1 – THE EAO’S RECOMMENDED KEY MITIGATION MEASURES AND FOLLOW-UP PROGRAMS UNDER THE *IMPACT ASSESSMENT ACT (IAA)*

Please note that the recommended federal Mitigation Measures and Follow-up Programs under the IAA inform the draft federal conditions. If Cedar LNG Project (Cedar LNG) is approved, the federal conditions would be legally binding on the Cedar LNG Partners LP, by its general partner Cedar LNG Partners (GP) Ltd. and its successors or assigns (Cedar), whereas the recommended Mitigation Measures and Follow-up Programs are not. Please see the [Cedar LNG webpage](#) on EPIC for the draft federal conditions.

Table 118: Recommended Key Mitigation Measures

Federal Conditions Section	IAA linkage	BC EAO Valued Component or Assessment Factor	Key Mitigation Measures
Fish and fish habitat Aquatic species, as defined in subsection 2(1) of the <i>Species at Risk Act</i> (SARA).	2(a)(i) 2(a)(ii)	Freshwater Fish	<ol style="list-style-type: none"> 1. Implement Mitigation Measures to reduce sediment erosion and runoff into watercourses (all Project phases) 2. Stormwater runoff water quality will meet total suspended solids (TSS) levels within guidelines established within the Land Development Guidelines for the Protection of Aquatic Habitat (DFO 1993) and these discharges will not cause the receiving environment to exceed B.C. Water Quality guidelines for turbidity and TSS, considering both short-term and long-term exposures (all phases) 3. Limit riparian clearing to the extent necessary to meet Project safety and design and the necessary limits will be determined by a professional (construction) 4. Delineate clearing boundaries using flagging or electronic delineation prior to site preparation to keep clearing activities within the designated project footprint (construction) 5. Watercourse crossing structures will follow DFO’s Interim Code of Practice: Temporary Stream Crossings (DFO 2020) and include Mitigation Measures in the Fish-stream Crossing Guidebook (FLNRO, ENV, and DFO 2012) where these standards are determined to be applicable by a professional (construction); where the Code of Practice is not applicable to the stream crossing, the crossing will be constructed in compliance with the <i>Fisheries Act</i>.
		Marine Resources	<ol style="list-style-type: none"> 6. Establish and maintain designated equipment refueling areas and develop a spill response plan for construction to reduce potential fuel spills into the marine environment (construction) 7. Install piles in the intertidal zone for the FLNG facility strut mooring system at lower tides to avoid in-water pile installation or construct a cofferdam that allows piles to be installed in the dry (construction) 8. If the small craft jetty is required, use vibratory pile driving methods for the small craft jetty to the extent determined to be possible by a Qualified Professional, and where in-water impact pile driving is necessary, use an effective sound attenuation device (for example, bubble curtain around the full wetted length of the pile) to reduce sound pressure levels (construction) 9. If the Proponent opts to build a small craft jetty as part of the Designated Project, the Proponent shall manage underwater noise in a manner that avoids injury or mortality of fish and marine mammals. In doing so, the Proponent shall: <ul style="list-style-type: none"> o Conduct any in-water work required for the building of the jetty only between September 1 and February 15 of any year; o Use vibratory pile driving methods to install the piles required for the jetty, unless not technically feasible. Peak sound pressure levels must be maintained to below the fish mortality threshold of 207 dB re: 1 µPa 10 m from the pile during all pile driving. If impact pile driving methods are required, an effective sound attenuation device (for example, bubble curtain around the full wetted length of the pile) must be installed and

Federal Conditions Section	IAA linkage	BC EAO Valued Component or Assessment Factor	Key Mitigation Measures
			<p>functioning prior to and during impact pile driving to reduce and maintain peak sound pressure level to below 207 dB re: 1 µPa 10 m from the pile to avoid injury to or death of fish</p> <ul style="list-style-type: none"> ◦ Frequently inspect sound attenuation devices to confirm that they are functioning as intended ◦ Employ a soft start up procedure where the impact energy is gradually increased. The soft start procedure is to be employed anytime there is a break of 30 minutes or more in impact pile driving. If, during the soft start up, monitoring indicates that noise levels may exceed a peak sound pressure level of 207 dB re: 1 µPa 10 m from the pile, the work will be halted. The work will only resume after additional measures (e.g installing additional bubble curtains, etc.) are implemented to reduce hydroacoustic sound levels below threshold levels ◦ Conduct continuous hydroacoustic monitoring during pile driving to verify that underwater peak sound pressure levels do not exceed the 207 dB re: 1 µPa beyond 10 m from the pile to prevent injury or death of fish ◦ Monitor hydroacoustic sound levels from pile driving using a two-hydrophone configuration (one hydrophone at the mid-point of the water column (for example, equal distance between the surface and substrate) and another hydrophone within 2 m of the substrate). The hydrophones should be located at 10 m from the source (that is, pile) where possible. If safety issues or overlap with bubble curtain operation restrict the deployment of hydrophones at 10 m, the hydrophones will be placed at the nearest appropriate distance using professional judgement from the qualified professional performing this monitoring to extrapolate the peak sound pressure at 10 m ◦ Establish an underwater noise exclusion zone for pinnipeds prior to impact pile driving. Exclusion zones should be large enough that stop work procedures could be implemented prior to pinnipeds entering an area of potential harm. As such, the exclusion zone should be a minimum of 75 m distance from pile driving activities for pinnipeds. This exclusion zone will be verified with onsite hydroacoustic monitoring. If monitoring reveals that the threshold for injury of 190 dB is exceeded at the 75 m pinniped exclusion zone boundary, the exclusion zone radius must be increased to a new outer limit, where hydroacoustic monitoring demonstrates that the injury threshold is not exceeded ◦ Establish at minimum a 1000 m cetacean underwater noise exclusion zone (radius around the pile) prior to impact pile driving where sound levels are not to exceed 160 dBRMS re: 1µPa outside of the cetacean exclusion zone during impact pile driving. This exclusion zone will be verified with onsite hydroacoustic monitoring. If monitoring reveals that the threshold of 160 dB is exceeded at the cetacean exclusion zone boundary, the exclusion zone radius must be increased to a new outer limit, where hydroacoustic monitoring demonstrates that the 160 dB threshold is not exceeded ◦ Employ an experienced and qualified marine mammal observer(s) to monitor for cetaceans and pinnipeds within the respective cetacean and pinniped exclusion zones during pile driving. Monitoring must occur at least 30 minutes prior to the start of pile driving. If a cetacean or pinniped enters their respective exclusion zone, pile driving must be suspended until the individual has left the exclusion zone or has not been sighted for 30 minutes. Pile driving activities must be carried out when environmental conditions enable effective visual monitoring of the cetacean and pinniped exclusion zones ◦ Immediately halt pile driving activities if hydroacoustic monitoring indicates sound levels are in excess of the thresholds identified. Pile driving will only resume after adaptive management measures (for example, extending the pinniped and/or cetacean exclusion zones, installing additional bubble curtains, and similar) are implemented to reduce sound levels below threshold levels <p>10. Design Project lighting to reduce risk of injury or mortality and change in movement for wildlife and marine resources considering the following measures (all phases):</p> <ul style="list-style-type: none"> ◦ Directional or shielded lighting to reduce the vertical or horizontal distribution of light; and

Federal Conditions Section	IAA linkage	BC EAO Valued Component or Assessment Factor	Key Mitigation Measures
			<ul style="list-style-type: none"> ◦ Adaptative and variable lighting regime measures (timers, dimmers, motion sensors), with consideration of red-shifted lighting. 11. Locate water intakes on or near the bottom of the FLNG barge and situated away from the shoreline, to mitigate injury or mortality of juvenile fish associated with entrainment and impingement (operations) 12. Conduct in-water work within the project-specific least risk work window of September 1 – February 15, if the small craft jetty is required (construction) and implement measures to avoid injury and/or death of fish as determined by a Qualified Professional (construction) 13. Utilize an inert gas generation system for purging LNG tanks that does not require discharge of liquid effluent to the marine environment (for example, nitrogen purging). 14. Cedar will require LNG carriers to report to Cedar marine mammal strikes as soon as practicable after the carrier completes its required reporting of such strikes under the Marine Mammal Regulations, SOR/93-56. Cedar will share the reportable information it receives with Haisla, Gitga’at, Gitxaala, Kitselas, Kitsumkalum, Lax Kw’alaams, Metlakatla, and Haida within 24 hours of receipt. • Freshwater fish mitigation (2)
Migratory birds	2(a)(iii)	Wildlife – Migratory Birds	<ul style="list-style-type: none"> 15. Delineate clearing boundaries prior to site preparation to keep clearing activities within the designated Cedar LNG footprint. This may be via physical flagging or electronic delineation, where appropriate (construction) 16. Prior to clearing and/or construction, and as temporally applicable, clearly delineate and mark a buffer zone around identified protected nests of species of federal interest (construction) 17. Do not undertake tree clearing within the marbled murrelet effective habitat areas as estimated by Terrestrial Ecosystem Mapping (TEM) during the nesting period (April 1 to September 14) unless a ground-based survey is undertaken as directed by a Qualified Professional to confirm that the biophysical attributes of critical habitat for marbled murrelet are not present (construction) 18. Identify ways to schedule vegetation clearing to limit the overlap with the nesting window – while executing the work safely and without causing additional environmental effects (for example, water quality effects). Where vegetation clearing is required during the nesting window, have a Qualified Professional undertake or supervise point counts for songbirds, and surveys for conspicuous- and cavity-nesting species, per ECCC’s guidelines to avoid harm to migratory birds 19. Personnel will aim to not work within buffer zones around active nests during the nesting period. However, for any work conducted within the buffer zone during a nesting period, Cedar will consult with a Qualified Professional to determine whether additional feature-specific mitigation is required and implement those Mitigation Measures (construction) • Mitigation for lighting (10)
SARA species		Wildlife – Bats	<ul style="list-style-type: none"> 20. Pre-clearing surveys for little brown myotis habitat features (for example, roosts, hibernacula and maternity roosts) if clearing is required during sensitive timing windows; 21. Where work is required to be completed during sensitive timing windows (for example, due to safety considerations) that will affect a candidate little brown myotis roost, hibernacula, or maternity roost site as identified in pre-clearing surveys, a Qualified Professional will determine appropriate feature-specific mitigations for effects; and • Lighting mitigation (10) and wildlife mitigation (15).

Federal Conditions Section	IAA linkage	BC EAO Valued Component or Assessment Factor	Key Mitigation Measures
	2(a)(ii)	Wildlife – Western Toad and Coastal Tailed Frog	<p>22. Avoid clearing, grubbing and grading within 30 m of a western toad breeding sites during the breeding and post-breeding dispersal periods (beginning in April, with post-breeding dispersal extending through to October). If grubbing and grading activities cannot be avoided during this period, implement an amphibian salvage and relocation program. Additional measures may be specified by a Qualified Professional (for example, installation of silt fencing to direct dispersal away from work areas) (construction)</p> <p>23. Limit clearing, grubbing, and grading within 30 m of watercourse known to be occupied by coastal tailed frog at all times of the year. If grubbing and grading cannot be avoided within 30 m of a watercourse known to be occupied by coastal tailed frog, implement an amphibian salvage and relocation program. Additional measures may be recommended by a Qualified Professional (for example, additional sediment control measures or use of clear-span bridges to cross the watercourse) (construction); and</p> <ul style="list-style-type: none"> • Lighting mitigation (10) and wildlife mitigation (15).
Change to the environment that would occur on federal lands	2(b)(i)	Air Quality	<p>24. Manage vehicle and equipment emissions by conducting regular maintenance during all Project phases</p> <p>25. Control fugitive dust emissions (for example, dust suppression by water and vehicle speed limits) from the movement of construction equipment during construction and decommissioning</p> <p>26. Develop and implement a community feedback process including:</p> <ul style="list-style-type: none"> ◦ Providing Feedback – Cedar will notify local community, residents, and stakeholders, Indigenous nations (Haisla, Gitga’at, Gitxaala, Kitselas, Kitsumkalum, Lax Kw’alaams, and Metlakatla, and Haida) about the community feedback process ◦ This process will invite interested parties to submit feedback on project construction and operation via telephone, email, online form, or other methods, if required. Individuals providing feedback may do so anonymously, provide credentials, or self-identify as an Indigenous nation member ◦ Analysis of Feedback – all feedback will be reviewed to determine specific actions to address community questions, issues, or concerns. Feedback determined to be a complaint or grievance related to the Project will be categorized as such and responded to, monitored, and reconciled as needed ◦ Grievance-related feedback related to construction activities will be classified as low, moderate, or high impact and mitigative actions will be implemented accordingly. High impact concerns may require the implementation of additional Mitigation Measures or monitoring ◦ Reporting – During construction, Cedar will report quarterly on its website regarding feedback received, twice annually during the first five years of operation, and cease on the fifth anniversary of the start of operation. Cedar will also provide annual reports to the Agency and Indigenous nations (Schedule B) regarding its community feedback process and offer to meet with each Indigenous nation regarding the report. Additionally, Cedar will host bi-annual community meetings during construction to provide project updates and address community needs ◦ Continuous Monitoring and Improvement – the community feedback process will be revised and updated periodically based on experience and feedback received <ul style="list-style-type: none"> • Marine transportation management plan (31)
		Acoustics	<p>27. Provide advance notification to residences (within 3 km of activities extending to Kitamaat Village) of planned high-disturbance noise-causing activities (that is, blasting, helicopter work, and pile driving) at the Facility Area and along the transmission line (construction)</p> <p>28. Fit gas or diesel engine exhausts with noise mufflers and turn off equipment when not in use to minimize idling</p> <p>29. Conduct regular maintenance of machinery and equipment to ensure noise emissions are within range set by manufacturer</p> <ul style="list-style-type: none"> • Community feedback process mitigation (26)

Federal Conditions Section	IAA linkage	BC EAO Valued Component or Assessment Factor	Key Mitigation Measures
			<ul style="list-style-type: none"> Marine transportation management plan (31)
		Vegetation Resources	<ul style="list-style-type: none"> Effects on vegetation resources on federal lands are from air emissions; therefore, see the Air Quality section above for relevant measures (24-26).
		Freshwater Fish	<ul style="list-style-type: none"> Freshwater fish mitigations (1-5)
In another province or outside Canada	2(b)(i)	Greenhouse Gas Emissions	<ul style="list-style-type: none"> Greenhouse gas mitigations (58-61)
Physical and Cultural Heritage and Current Use of Lands and Resources for traditional purposes or any structure, site or thing that is of historical, archaeological, paleontological or architectural significance	21(i) 2(c)(ii)	Heritage	30. Develop and implement chance find procedure for heritage resources (construction) <ul style="list-style-type: none"> Marine use mitigation (31)
		Marine Use	31. Develop, prior to the commencement of construction-related shipping, and implement a marine transportation management plan in consultation with Haisla, Gitga’at, Gitxaala, Kitselas, Kitsumkalum, Lax Kw’alaams, and Metlakatla, and Haida that includes: <ul style="list-style-type: none"> LNG carrier shipping schedule notification processes for Haisla, Gitga’at, Gitxaala, Kitselas, Kitsumkalum, Lax Kw’alaams, and Metlakatla, and Haida Reporting mechanisms for Haisla, Gitga’at, Gitxaala, Kitselas, Kitsumkalum, Lax Kw’alaams, and Metlakatla, Haida, and marine users to report on any concerns related to LNG carrier interference with marine use Methods for regular communication on operation activities with marine users, including recreational users, commercial tourism operators, fishers, TC, and other relevant stakeholders during all phases of the Project Use by Cedar LNG carriers of the Canadian Coast Guard’s Marine Communications and Traffic Services to provide notice of planned vessel arrival time at the Triple Island Pilot Boarding Station (all phases) Establish and communicate a safety zone around the marine terminal during operation Participate, at the request of a relevant federal authority, in any regional initiative related to the monitoring, assessment and management of adverse federal effects from marine shipping associated with the Project, including initiatives to understand environmental effects associated with marine shipping, in the event that such an initiative is undertaken during operation of the Project Cedar must work with the Pacific Pilotage Authority and British Columbia Coast Pilots to determine guidance on safe vessel speed for LNG carriers visiting Cedar LNG facilities Consideration of the results of the Navigational Risk Assessment Conduct, at the request of Haisla, Gitga’at, Gitxaala, Kitselas, Kitsumkalum, Lax Kw’alaams, and Metlakatla, safe shipping workshops for Indigenous communities 32. Cedar shall require LNG carriers to plan passage based on guidance provided by the British Columbia North Coast Waterway Management Guidelines 33. Cedar will require that LNG carriers only commence pilotage if a berth at the terminal or a designated anchorage will be available and that there will be no planned anchoring other than at designated anchorages <ul style="list-style-type: none"> Community feedback process (26)
		Marine Resources	<ul style="list-style-type: none"> Marine Resources mitigations (6-14) for quantity and quality of marine resource impacts
Malfunctions and Accidents	<ul style="list-style-type: none"> Malfunctions and Accidents mitigations (52-57) for quantity and quality of marine resource impacts 		

Federal Conditions Section	IAA linkage	BC EAO Valued Component or Assessment Factor	Key Mitigation Measures
		Acoustics	<ul style="list-style-type: none"> Acoustics mitigations (27-29) for sensory impacts (terrestrial and marine)
		Air Quality	<ul style="list-style-type: none"> Air Quality mitigations (24-26) for sensory impacts (terrestrial and marine)
		Land and Resource Use	Terrestrial access impacts: 34. Develop and implement a program to restrict non-local contractor workforce personnel from engaging in recreational hunting, fishing or ATV or snowmobile use during off-work hours
		Vegetation Resources	Quantity and quality of resource impacts: 35. Delineate clearing boundaries prior to site preparation to keep clearing activities within the designated Project footprint (via physical flagging or electronic delineation where appropriate) 36. Control the spread of invasive species following most recent Environmental Protection and Management Guidelines 37. Naturally revegetate or actively reclaim temporary construction areas on Crown land and are not required for operations (reclamation on private land to follow lease agreements) 38. If requested by Haisla, incorporate traditional use plants into reclamation planning for temporary construction areas on Crown land 39. Implement windthrow management strategies such as edge stabilization techniques in areas of old growth forest on Crown land 40. Identify sensitive areas to be flagged and vegetation and soils to be retained or salvaged with required methods and monitoring 41. Develop and implement a wetlands compensation plan with Haisla Nation if required under published federal ECCC guidance <ul style="list-style-type: none"> Freshwater fish mitigations (1-5) and air quality mitigations (24-26) to reduce the effects of sediment and erosion or air quality emissions on vegetation
		Wildlife	<ul style="list-style-type: none"> Wildlife mitigations (15-23)
Health, social or economic conditions of the Indigenous peoples of Canada	2(d)	Air Quality	<ul style="list-style-type: none"> Air Quality mitigations (24-26) for health impacts
		Acoustics	<ul style="list-style-type: none"> Acoustics mitigations (27-29) for health impacts
		Marine Use	<ul style="list-style-type: none"> Marine use mitigations (31-33)
		Land and Resource Use	<ul style="list-style-type: none"> Land and resource use mitigation (34)
		Employment and Economy	42. Inform local residents and Indigenous nations of job and procurement opportunities during all project phases 43. Identify potential shortages of workers with specific skill requirements and training, and work with the Haisla employment department, local and regional Indigenous employment centers, local and regional training and education facilities, and communities to increase opportunities for Indigenous and local community members to obtain training required for project participation 44. Provide information to local and Indigenous employment agencies and economic development organizations to help them plan for increased demand for labour 45. Provide on-the-job training programs and apprenticeship opportunities 46. Implement procurement policies and practices to provide opportunities to local businesses and contractors

Federal Conditions Section	IAA linkage	BC EAO Valued Component or Assessment Factor	Key Mitigation Measures
		Human and Community Well-Being Infrastructure and Services	47. Consider opportunities over the life of Cedar LNG to enable Haisla and Indigenous, local and regional businesses and contractors to have repeated or ongoing contracts • GBA Plus mitigations (63-65) 48. Develop and implement a Worker Code of Conduct and provide cultural awareness training for all workers that includes local and cross-cultural awareness 49. Provide onsite first-aid station, medical room(s) with beds and certified first-aid staff and dedicated communications devices for requesting outside emergency aid to limit demand on local health services during construction 50. Prepare and implement an emergency management program for operation to assist in avoidance / management of emergencies at the Cedar LNG site, thereby limiting demand on emergency services in the LAA for infrastructure and services as defined in Section 7.11 of the Application. 51. Develop an accommodation policy that includes measures to ensure that accommodation for contractor construction personnel residing outside the Infrastructure and Services LAA is exclusively within existing work camps or other temporary accommodations and does not include rental of local housing.
Accidents and Malfunctions	22(1) (i)	Malfunctions and Accidents	52. Implement a maintenance program for operations that includes regular inspections and maintenance of the FLNG equipment and infrastructure to ensure the facility is maintained in a state of good repair, following the guidance of equipment manufacturers 53. Implement programs during construction and operation that address site safety and response to unplanned incidents 54. Implement an emergency management program for operations consistent with CSA Z246.2 55. Participate, as relevant, in the development of shipping-related spill response plans or other agreements subject to requirements of the <i>Canada Shipping Act, 2001</i> and facilitate the involvement of Haisla, Gitga'at, Gitxaala, Kitselas, Kitsumkalum, Lax Kw'alaams, and Metlakatla, and Haida in the development of these shipping-related spill response plans, where appropriate 56. Share information with Haisla, Gitga'at, Gitxaala, Kitselas, Kitsumkalum, Lax Kw'alaams, and Metlakatla, and Haida and Canadian Coast Guard, on any Cedar LNG carrier incident that results in a release of cargo or fuel to the environment. The report will include a description of the incident, identification of the government agencies that are engaged in a response to the malfunction or accident, a summary of environmental information collected (if available), and Mitigation Measures adopted and implemented to prevent future occurrences (if applicable) 57. Cedar must work with the CCG during development of its operations phase emergency response program to establish roles, responsibilities and communication processes for responses to incidences that may occur at the facility (operations) • Marine transportation management plan (31)
The extent to which the effects of the designated project hinder or contribute to the Government of Canada's ability to	22(1)(a) (i)	Greenhouse Gas Emissions	58. Meet the federal requirement that Cedar LNG does not emit greater than net 0 kt CO ₂ e/yr by January 1, 2050, as calculated in Equation 1 (Net GHG Emissions) in Section 2.1 of Draft Technical Guide Related to the Strategic Assessment on Climate Change: Guidance on quantification of net GHG emissions, impact on carbon sinks, Mitigation Measures, net-zero plan and upstream GHG assessment (August 2021). Cedar must develop a Net-Zero Plan to demonstrate how Cedar will prioritize the implementation of BAT/BEP to reduce GHG emissions between the start of operations and January 1, 2050 over relying on offset measures to achieve net-zero on January 1, 2050.

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meet its environmental obligations and its commitments in respect of climate change			59. Conduct regular maintenance to manage vehicle and equipment emissions (all phases) 60. Take into account the B.C. OGC Flaring and Venting Reduction Guideline to reduce quantity of GHG released to the atmosphere by reduction of flaring and venting (operations) 61. Utilize electricity to power the pre-treatment and liquefaction of natural gas (operations) <ul style="list-style-type: none"> • Vegetation mitigation (37)
Effects of the Environment	22(1) (j)	Potential Changes to the Project that May be Caused by the Environment	62. Consider seismic design criteria in applicable codes and standards in the design of onshore infrastructure
GBA Plus	22(1) (s) the intersection of sex and gender with other identity factors	Human and Community Well-Being	63. Develop and implement a gender equity and diversity program that focuses on hiring Haisla Nation members, local and Indigenous persons, and women to increase project employment among underrepresented populations and consideration of the baseline labour force participation status of underrepresented groups in Kitimat and the region (all Project phases) 64. Develop and implement a drug and alcohol policy (all Project phases) 65. Develop and implement workplace violence, harassment, bullying and discrimination processes that: <ul style="list-style-type: none"> ◦ promote a safe and respectful environment ◦ contain gender appropriate and gender- and sexuality- specific policies and processes which promote a safe, respectful and inclusive environment for all employees, including women and sexual minorities; ◦ include consideration of Indigenous women and girls and Calls to Justice 13.1 to 13.5 addressed to the extractive and development industries within the Final Report of the National Inquiry into Missing and Murdered Indigenous Women and Girls (all Project phases)
Follow-up Program		Multiple	Air Quality <ul style="list-style-type: none"> • In the first three years of operation Cedar will provide an annual summary report with a comparison of pre-operation and post-operation air quality for that year. At the end of the three-year period following commencement of operation, the air quality data from the Kitimat monitoring stations will be consolidated and the results compared to: <ul style="list-style-type: none"> ◦ Air quality modelling results; ◦ Federal and provincial air quality objectives; and ◦ Residual effects characterization criteria applied in the Application. • Results of this review should include consideration of health effects, along with identifying any implementable corrective actions should monitoring show the characterization of effects exceeds what is provided in the Application, will be provided to Agency, Health Canada, Northern Health, Haisla, Gitga'at, Gitxaala, Kitselas, Kitsumkalum, Lax Kw'alaams, and Metlakatla Acoustics

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			<ul style="list-style-type: none"> • Starting the year before construction and continuing through the first three years of operation of the FLNG facility, Cedar will undertake noise monitoring at four receptor locations. The results of the monitoring will be compared to: <ul style="list-style-type: none"> ◦ Noise modelling results in the Application ◦ Permissible sound levels established by the British Columbia Noise Control Best Practices Guideline Version 2.2 published by the Oil and Gas Commission in 2021 ◦ Thresholds (for percent highly annoyed or %HA, nighttime sound level or Ln, maximum A-weighted sound level or LAmax) established in Guidance for Evaluating Human Health Impacts in Environmental Assessment: Noise published by Health Canada in 2017 • The Follow-up Program will determine if the characterization of actual effects aligns with the characterization of potential effects assessed in the Application • Results of this review, along with identifying any implementable corrective actions should monitoring show the characterization of effects exceeds that presented in the Application will be provided to the Agency, Health Canada, Northern Health, and Haisla <p>Wetlands</p> <ul style="list-style-type: none"> • A description of design and construction measures to reduce effects on wetlands • An update of wetland area disturbed by the final design (that is, within areas of clearing and/or grading) based on ortho-rectified post-construction air photographs or as-built survey data • An update of the wetland area adjacent to the transmission line or marine terminal footprint that may be subject to indirect effects, which will be monitored for effectiveness of Mitigation Measures • A description of a construction monitoring program for wetland mitigations to be completed during each year of construction activities, including triggers to adjust or add Mitigation Measures to manage potential indirect effects. This is anticipated to consist of monitoring water quality of site runoff and integrity of culverts and erosion and sediment control measures adjacent to wetlands • A comparison of the area and type of wetland disturbed by the final design to the predictions of the EA • Maps showing the comparison and the area to be monitored • An analysis of the accuracy of the characterization criteria <p>Wildlife</p> <ul style="list-style-type: none"> • Comparison of the as-built change in habitat to the effects predicted in the Application for the following species and species groups with annual reporting: <ul style="list-style-type: none"> ◦ Little brown myotis (roosting and foraging habitat); ◦ Marbled murrelet (summer breeding habitat) ◦ Old forest songbird community (summer breeding habitat); ◦ Young forest songbird community (summer breeding habitat); ◦ Coastal tailed frog (year-round habitat; see additional detail below); ◦ Western toad (breeding). • Verification of potential project effects on marbled murrelet summer breeding habitat using results from a habitat suitability model • Cedar will undertake surveys for, and salvages of, pond-dwelling amphibians in each year of construction if there is potential to cause injury or mortality. Cedar will prepare an annual report on salvage and relocation. If injury or mortality occurs, incidents will be included in the report;

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			<ul style="list-style-type: none"> • Cedar proposes to track and report wildlife interactions, injuries, and mortalities associated with the facility and transmission line. Perimeter searches of facilities can be undertaken on a semi-regular basis, but logistical challenges with monitoring the transmission line exist. As such, Cedar proposes to document the discovery of birds of federal interest that may collide with the transmission line using a chance find procedure during inspections and maintenance of the transmission line. For each chance find, Cedar will investigate available lines of evidence that may have led to the collision to determine whether additional mitigation could be used to reduce future potential risk • As part of the mitigation measure above, Cedar will document the location, date, species (if discernible), and evidence of cause for bird strandings or mortalities associated with lit infrastructure. If lighting is identified as a contributing factor to an incident, Cedar will determine whether additional mitigation can be implemented to reduce future potential risk. Monitoring is for the first two years of operation and reporting will occur annually in the first two years of operations • Cedar will report on any observed instances of bird strikes and strandings by LNG carriers, as coordinated and discussed with BC Pilots • Reports will be provided to the Agency, ECCC, Haisla, Gitga’at, Gitxaala, Kitselas, Kitsumkalum, Lax Kw’alaams, and Metlakatla <p>Marine Resources</p> <p>The marine baseline data collection plan will include:</p> <ul style="list-style-type: none"> • Collecting additional water quality baseline data before the start of operations, taking into account the <i>BC Marine Monitoring Guidance</i> The additional water quality sampling will include: <ul style="list-style-type: none"> ◦ Sampling during both ebbing tides and flooding tides; ◦ Sampling during summer and winter; ◦ Near surface, approximately 12 m depth, and near bottom sampling for metals, anions, nutrients and hydrocarbons, with a focus on potential contaminants of concern to be present in effluents; ◦ In situ measurements of temperature, dissolved oxygen, oxidation reduction potential, pH, specific conductivity, and turbidity; ◦ Collection of CTD profiles of the water column; and ◦ Monitoring at locations in the receiving environment immediately adjacent to outfalls, mid-field locations, far-field locations and reference locations not expected to be impacted by the Project. <p>The marine effects monitoring plan will include, at a minimum:</p> <ul style="list-style-type: none"> • Repetition of the water quality sampling program once per year in the first five years of operations, but with sampling mid-plume (as determined by in-situ water quality) instead of at 12 m depth • During the first five years of operation of the Project provide the Agency, Haisla, Gitga’at, Gitxaala, Kitselas, Kitsumkalum, Lax Kw’alaams, and Metlakatla with copies of the annual monitoring reports. These will be accompanied by a memorandum that compares the results of the monitoring to the Canadian Water Quality Guidelines for the Protection of Aquatic Life (Marine) and the effects predictions included in the Application. • If the small craft jetty is required, monitoring of underwater noise and suspended particulates during construction <p>Marine Use</p> <ul style="list-style-type: none"> • Prior to operations, Cedar will determine if new publicly available information on characteristics of wake from marine shipping activities, or new Mitigation Measures to reduce wake effects on Indigenous traditional harvesting activities is available

Federal Conditions Section	IAA linkage	BC EAO Valued Component or Assessment Factor	Key Mitigation Measures
			<ul style="list-style-type: none"> • Cedar will then offer to meet with Haisla, Gitga’at, Gitxaala, Kitselas, Kitsumkalum, Lax Kw’alaams, Metlakatla, and Haida to review these results and discuss potential effects and ways to mitigate them along the shipping route (a communication plan) prior to the arrival of the first LNG carrier to the Project’s terminal • Cedar will integrate feedback from the review into the Follow-up Program • The results of the review and meeting(s) will be reported to the Agency and to each of Haisla, Gitga’at, Gitxaala, Kitselas, Kitsumkalum, Lax Kw’alaams, and Metlakatla, and Haida prior to the first LNG carrier visiting the marine terminal • The report will also describe new or modified Mitigation Measures to be implemented, as applicable • The Follow-up Program (that is, literature review and meetings) will be repeated five years after the start of LNG shipping • Cedar will monitor changes to marine vegetation along the shipping route using remote sensing data. The monitoring will include data collection once in summer months in each of two years before the start of LNG shipping and once in summer months in each of three years after start of LNG shipping. Areas of interest will be selected in consultation with Haisla, Gitga’at, Gitxaala, Kitselas, Kitsumkalum, Lax Kw’alaams, and Metlakatla nations • Work with Haisla, Gitga’at, Gitxaala, Kitselas, Kitsumkalum, Lax Kw’alaams, and Metlakatla to establish Indigenous nation-specific plans for monitoring marine shipping effects on Indigenous marine use, and harvesting, and access to important sites <p>Infrastructure and Services</p> <ul style="list-style-type: none"> • The Follow-up Program will provide annual employment and health reporting during construction and for the first five years of operation. These reports will include information, including any disaggregated data that is voluntarily disclosed to Cedar or its contractors to: <ul style="list-style-type: none"> ◦ The labour force, specifically the number of people working on the Project, where the people are from, and their accommodation (if non-local). • A copy of the annual reports will be provided to Northern Health and Schedule B Indigenous nations, and Cedar will be available to meet regarding the reports <p>GHG Emissions</p> <ul style="list-style-type: none"> • During the first five years of operations of the Project: compare the GHG emissions calculated to meet the federal reporting requirements under ECCC’s Greenhouse Gas Reporting Program, to the predicted GHG emissions from the Application (or any subsequent updates to the predictions), and outline and justify discrepancies • Annually estimate and report Cedar LNG’s GHG emissions throughout the lifetime of Cedar LNG • During Operations, annually quantify GHG emissions intensity from Cedar LNG, and outline and justify discrepancies between predicted values and actual values. <p>GBA Plus</p> <ul style="list-style-type: none"> • Review any new disaggregated data that becomes available for Kitimat and the region where workforce would be hired from (such as using Census 2021 data, once available) to support development of the gender equity and diversity policy • Report out on the results annually during Construction and the first five years of Operations of the gender equity and diversity policy including voluntarily provided data on workforce hired by identity factors (for example, gender, Indigenous Peoples, LGBTQ2+, (dis)abled people, newcomers/immigrants) and job type.

APPENDIX 2 – ENVIRONMENTAL ASSESSMENT METHODOLOGY AND OVERVIEW OF POTENTIAL EFFECTS

ENVIRONMENTAL ASSESSMENT METHODS

In the EAO's Assessment Report (EAO's Report), the EAO assessed whether Cedar LNG is likely to have significant adverse environmental, economic, social, heritage and health effects, including cumulative effects. The EAO's assessment included contemplation of the Mitigation Measures proposed in the Application, or otherwise developed through the provincial EA process, in addition to conditions proposed by the EAO and recommended federal Mitigation Measures under the IAA.

The EAO also assessed effects to other matters related to risk of malfunctions and accidents, effects to distinct human populations, biophysical factors that support ecosystem function, current and future generations, land use plan, greenhouse gas emissions, alternative means of carrying out the project and effects of the environment on the project which are aspects of the *Environmental Assessment Act* (2018). Cedar supported this inclusion and assessed these matters in its Application.

As a substituted EA, the EAO conducted the EA for Cedar LNG. The substituted process met the requirements of the IAA. The approval was granted with the understanding that the assessment would be conducted by the EAO in the spirit of the Impact Assessment Cooperation Agreement between Canada and British Columbia (Cooperation Agreement) (2019) entered into by the Impact Assessment Agency of Canada (the Agency) and the EAO.

To conduct this assessment, the EAO followed the methods outlined in its [Effects Assessment Policy \(2020\)](#). This section provides a brief summary of the general methods followed. The methodological steps in B.C.'s EA process are shown in the Figure 59 below:

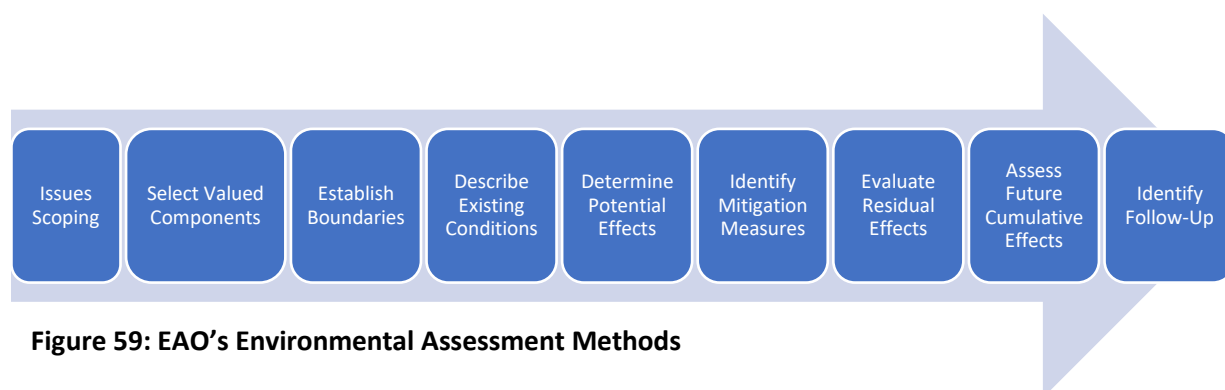


Figure 59: EAO's Environmental Assessment Methods

EA in B.C. uses a values-based framework to promote a comprehensive, yet focused, understandable, and accessible assessment of the potential effects of proposed projects. This framework relies on the use of VCs as a foundation for the assessment. VCs are components of the natural and human environment that are considered by the proponent, public, Indigenous Groups, scientists and other technical specialists, and government agencies involved in the assessment process to have scientific, ecological, economic, social, cultural, archaeological, historical or other importance.

Appropriate VCs are identified and selected during the Pre-Application phase of the EA. Ultimately, the VCs required to be in the Application are established by the EAO upon finalization of the AIR. Much of the early part of the Pre-Application phase is focused on consultation on the VCs, key indicators, study area boundaries and technical requirements with Working Group members (including Indigenous nations) and the public.

STUDY BOUNDARIES

Study boundaries serve to define the scope or limits of the assessment and encompass the areas within which Cedar LNG is expected to have potential effects on the selected VCs.

The study areas for the Application generally include the:

- Project area or Project footprint – the area directly disturbed by Cedar LNG’s physical works and activities;
- Local Assessment (LAA) – varies by VC, the area surrounding and including the Project area, where there would be reasonable potential for Cedar LNG-related activities to interact with and potentially have an adverse effect on the VC; and
- Regional Assessment Area (RAA) – varies by VC, provides the regional context for the assessment of potential Cedar LNG-related effects within the LAA, in most cases encompassing the area within which potential residual adverse effects of Cedar LNG would likely cumulate with effects of other project and activities. The cumulative effects assessment area may include the RAA as well as areas outside of the RAA.

The temporal boundary is defined as the life of the project, from construction through decommissioning (phases described below). For the effects assessments within this Report, the temporal boundaries are as follows:

- Construction - 4 years;
- Operations - a minimum of 25 years and up to 40 years; and
- Decommissioning - approximately 12 months.

Construction: The phase of Cedar LNG during which physical alteration of land, vegetation or any other aspect of the natural environment, occurs.

Operations: The phase of Cedar LNG beginning on the date where full commercial operations and marine shipping to customers begins. The operations phase ends when commercial operations permanently cease, and the decommissioning phase begins.

Decommissioning: The phase of Cedar LNG where all commercial operations cease and the marine terminal is removed, the FLNG facilities and infrastructure are decommissioned, demolished and/ or removed, where they will not serve a future use, from the Cedar LNG site in accordance with the lease agreement between Cedar and Haisla Enterprises, Haisla's development plans and any applicable regulatory requirements.

ASSESSMENT OF VALUED COMPONENTS

For each selected VC (or grouping of VCs), the Application describes the existing conditions within the study area in sufficient detail to enable potential Cedar LNG-VC interactions to be identified, understood and assessed. The description of existing conditions includes, as relevant, natural and/ or human-caused trends that may alter the environmental or socio-economic setting irrespective of the changes that may be caused by the project or other projects and activities in the local area.

The assessment then considers the potential interactions of the project with the VC, and the potential effects that could arise. These potential effects are identified and described, and an analysis is presented of the potential positive and adverse effects resulting from the project.

The assessment then describes the Mitigation Measures that would be incorporated into Cedar LNG, including: site and route selection; project scheduling; project design; and construction and operation procedures and practices.

Consistent with the B.C. ENV Environmental Mitigation Policy and Procedures, the EAO considers mitigation to be any practical means or measures taken to avoid, minimize, restore on-site, compensate or offset potential adverse effects. Also described are standard mitigation, BMPs, EMPs, contingency plans, Emergency Response Plans, and other practices proposed to be implemented.

The residual effects on each VC are then identified. Residual effects are those effects remaining after the implementation of all Mitigation Measures, and are, therefore, the expected consequences of Cedar LNG for the selected VCs. To inform the determination of the significance of a residual (adverse) effect, it is necessary to characterize the residual effect.

Residual effects are usually described using standard criteria: context, direction and magnitude, extent, duration, frequency, reversibility, affected populations, risks (likelihood and consequences) and uncertainty. These criteria are summarized below and definitions for Cedar LNG are provided in Appendix 4.

The identification of significant adverse residual effects is a requirement of the Act (2002). When determining significance for each VC, consideration should be given to how each of the criteria for characterizing residual effects informs the determination of significance. Significance may be determined based on a quantitative or qualitative threshold that describes the point beyond which a residual effect would be considered significant. In some instances, thresholds established for some VCs by legislation, regulation, or regulatory standard are used.

Significance is critical for making an informed decision about proposed projects as it is important to understand the characteristics and significance of project-specific residual effects in order to also understand the relative contribution of a project to cumulative effects.

Significance was determined for the residual effects of Cedar LNG on receptor VCs, as well as for the cumulative effects. This is critical for making an informed decision about Cedar LNG. It is important to understand the characteristics and significance of the potential project-specific residual effects in order to also understand the relative contribution of Cedar LNG to cumulative effects. The cumulative effects assessment is discussed further below.

Summary of Criteria for Characterizing Residual Effects

Context refers primarily to the current and future sensitivity and resilience of the VCs to change caused by the Project. Consideration of context draws heavily on the description of existing conditions of the VC, which reflect cumulative effects of other projects, and activities that have been carried out, and especially information about the effects of natural and human-caused trends in the condition of the VC.

Direction and Magnitude refers to adverse or positive direction of effects and the expected size or severity of the residual effect. When evaluating magnitude of residual effects, consider the proportion of the VC affected within the spatial boundaries and the relative effect (e.g., relative to natural annual variation in the magnitude of the VC or other relevant characteristic).

Extent refers to the spatial scale over which the residual effect is expected to occur.

Duration refers to the length of time the residual effect persists (which may be longer than the duration of the physical work or activity that gave rise to the residual effect).

Frequency refers to how often the residual effect occurs and is usually closely related to the frequency of the physical work or activity causing the residual effect.

Reversibility refers to whether or not the residual effect on the VC can be reversed once the physical work or the activity causing the disturbance ceases.

Affected Population refers to the distribution of the effect amongst the population of affected peoples. This criterion is only applicable to VCs relating to human use or effects.

Risk (likelihood and consequences) refers to the likelihood and consequences of a potential residual effect occurring will be described as risk. Likelihood is the probability of an event occurring and can be influenced by many factors.

Consequence is the outcome of an event affecting the VC.

Uncertainty refers to the degree of scientific uncertainty related to the data and methods used within the framework of this analysis.

CUMULATIVE EFFECTS ASSESSMENT

If the proposed project is expected to result in any residual adverse effects on the selected VC, there is a need to consider cumulative effects. The cumulative effects assessment is focused on the methods for assessing the potential future cumulative effects of the project by examining the project effects in combination with reasonably foreseeable future projects and activities.

The assessment of the cumulative effects information from the VC assessment are used to inform the assessment of the future cumulative effects.

Where there is a residual adverse effect, the assessment of cumulative effects for reviewable projects should consider other past, present and reasonably foreseeable projects and activities, which were identified in the AIR and listed in Part A of the report. Any cumulative effects that are likely to result from the proposed project in combination with other physical activities that have been or will be carried out were considered as part of the assessment, consistent with paragraph 22(1)(a)(ii) of the IAA.

The EAO evaluated cumulative effects for Cedar LNG by considering how residual effects associated with Cedar LNG would be expected to interact with the residual effects of other past, present and reasonably foreseeable projects and/ or activities included in Cedar's cumulative effects assessments. Projects and activities are discussed where relevant under the cumulative effects section for each VC in this Report.

APPENDIX 3 – LIST OF WORKING GROUP MEMBERS

PROVINCIAL GOVERNMENT⁹²

BC Oil and Gas Commission
Northern Health Authority
Ministry of Environment and Climate Change Strategy
Ministry of Forests
Ministry of Land, Water and Resource Stewardship
Ministry of Municipal Affairs
Ministry of Tourism, Arts, Culture and Sport
Ministry of Transportation and Infrastructure

FEDERAL GOVERNMENT

Canadian Coast Guard
Environment and Climate Change Canada
Employment and Social Development Canada
Fisheries and Oceans Canada
Health Canada
Indigenous Services Canada
Innovation, Science and Economic Development
Natural Resources Canada
Public Safety Canada
Transport Canada
Women and Gender Equality Canada

LOCAL GOVERNMENT

City of Terrace
District of Kitimat
Regional District of Kitimat Stikine

INDIGENOUS GROUPS

Gitga'at Nation
Gitxaala Nation
Haisla Nation
Kitselas First Nation
Kitsumkalum First Nation
Lax Kw'alaams Band
Metlakatla First Nation
Haida Nation, represented by Council of the Haida Nation

⁹² On April 1, 2022 the BC Government, broke up the Ministry of Forests, Natural Resource Operations and Rural Development, as part of a reform of rural and resource development, and representatives on the Working Group from this former Ministry went to the Ministry of Forest, the Ministry of Land, Water and Resource Stewardship and the Ministry Tourism, Arts, Culture and Sports.

APPENDIX 4 - RESIDUAL EFFECTS CHARACTERIZATION DEFINITIONS

Table 119: Residual Effects Definitions

Criteria	Description	Applicable VCs	Definition
Context	The current and future sensitivity and resilience of the VC to change caused by the project. Context draws on the descriptions of the existing conditions for the VC, which reflect cumulative effects of other projects and activities that have been carried out, and especially information about the effects of natural and human-caused trends in the condition of the VC.	Acoustics Air Quality Employment and Economy Freshwater Fish Greenhouse Gas Emissions Human Health Infrastructure and Services Land and Resource Use Marine Resources Marine Use Vegetation Resources Wildlife	<p>Low – The indicator has low resiliency or is acutely sensitive to existing conditions</p> <p>Moderate – The indicator has moderate resiliency or is mildly sensitive to existing conditions</p> <p>High – The indicator has high resiliency or is generally not sensitive to existing conditions</p>
Direction and Magnitude	Adverse or positive direction of effect and the expected size or severity of the residual effect. Considers the proportion of the VC affected within the spatial boundaries and the relative effect (for example, relative to natural annual variation in the magnitude of the VC or other relevant characteristics).	Freshwater Fish Marine Resources Marine Use Vegetation Resources Wildlife	<p>Negligible—effects which are so small that they are neither detectable nor measurable and are not anticipated to influence the short- or long-term viability of the VC or a subcomponent.</p> <p>Low—effect cannot be distinguished from baseline case conditions; magnitude of effect is less than or within the typical variation of the baseline conditions; the potential residual effect will slightly alter or change the VC without changing its role or function.</p> <p>Moderate—effect would result in demonstrable change and may alter or change the nature, role, or function of a VC but remains below a level of effect that could exceed the resilience and adaptability limits of the natural environment.</p> <p>High— the potential residual effect will substantially alter or change the nature,</p>

Criteria	Description	Applicable VCs	Definition
			role, or function of the VC and is sufficiently large that it approaches or falls within the range of effects that could exceed the resilience and adaptability of the natural environment.
		Acoustics	<p>Negligible—effects are neither detectable nor measurable and are not anticipated to influence the short- or long-term viability of Noise.</p> <ul style="list-style-type: none"> • Application noise levels are a ≤ 3 dB change from baseline noise levels • Change in %HA of $\leq 6.5\%$ <p>Low:</p> <ul style="list-style-type: none"> • Application noise levels \leqPSL • Change in %HA of $\leq 6.5\%$ <p>Moderate:</p> <ul style="list-style-type: none"> • Application noise levels exceed the PSL by ≤ 5 dB • Change in %HA of $\leq 10\%$ <p>High:</p> <ul style="list-style-type: none"> • Application noise levels exceed the PSL by > 5 dB • Change in %HA of $> 10\%$
		Employment and Economy Infrastructure and Services	<p>Negligible—effects which are so small that they are neither detectable nor measurable and are not anticipated to influence the short- or long-term viability of the VC or a subcomponent.</p> <p>Low—effect cannot be distinguished from baseline case conditions; magnitude of effect is less than the typical variation of the baseline conditions.</p> <p>Moderate—effect would result in demonstrable change but remains within historical norms; magnitude of effect is of the same order of the typical variation of the baseline conditions.</p> <p>High—effect results in changes that are beyond historical norms; magnitude of effect is greater than the typical variation of the baseline conditions.</p>

Criteria	Description	Applicable VCs	Definition
		Human Health	<p>Negligible: Project would likely have no measurable change.</p> <p>Low: Residual effect would be within normal variability of baseline conditions; guidelines or objectives would not be exceeded.</p> <p>Moderate: Residual effect would likely increase or decrease with regard to baseline but within guidelines and objectives.</p> <p>High: The Project would itself, or as a substantial contribution in combination with other sources, cause exceedances of guidelines or objectives beyond the Project boundaries.</p>
		Air Quality	<p>Negligible—the predicted change in maximum concentration is less than or equal to 1% of the provincial ambient air quality objective (AQO) and/or Canadian Ambient Air Quality Standards (CAAQS).</p> <p>Low—the predicted change in the maximum concentration is between >1% and 10% of the AQO and/or CAAQS and either (1) the application case maximum concentration is still below the AQO and/or CAAQS or (2) the base case maximum concentration already exceeds the AQO and/or CAAQS.</p> <p>Moderate— the predicted change in the maximum concentration is greater than 10% of the AQO and/or CAAQS and the application case maximum concentration is still below the AQO and/or CAAQS or the predicted change in the maximum concentration is between >10% and 50% of the AQO and/or CAAQS and the base case maximum concentration already exceeds the AQO and/or CAAQS.</p> <p>High— the predicted change in the maximum concentration is greater than 1% of the AQO and/or CAAQS and the application case maximum concentration exceeds the ambient air quality objective while the base case maximum concentration does not or the predicted change in the maximum concentration is larger than 50% of the AQO and/or CAAQS and the maximum concentration in the base case already exceeds the AQO and/or CAAQS.</p>
		Greenhouse Gas Emissions	<p>Negligible—effects which are so small that they are neither detectable nor measurable and are not anticipated to influence the short- or long-term viability</p>

Criteria	Description	Applicable VCs	Definition
			<p>of the VC or a subcomponent.</p> <p>Low—>0.1% but <1% of the provincial emission levels, or >2% but <16% of the national sector emission levels, or >0.01% but <0.1% of the federal emission levels.</p> <p>Moderate—>1% but <5% of the provincial emissions levels, or >16% but <75% of the national sector emission levels, or >0.1% but <0.5% of the federal emission levels.</p> <p>High—>5% of the provincial emission levels, or >75% of the national sector emission levels, or >0.5% of the federal emission levels.</p>
		Land and Resource Use	<p>Negligible—effects which are so small that they are neither detectable nor measurable and are not anticipated to influence the short- or long-term viability of the VC or a subcomponent.</p> <p>Low—effect cannot be distinguished from baseline case conditions; magnitude of effect is less than the typical variation of the baseline conditions.</p> <p>Moderate—effect would result in demonstrable change but remains within historical norms; magnitude of effect is of the same order of the typical variation of the baseline conditions.</p> <p>High—effect results in changes that are beyond historical norms; magnitude of effect is greater than the typical variation of the baseline conditions.</p>
Extent	The spatial scale over which the residual effect is expected to occur.	Acoustics Air Quality Employment and Economy Freshwater Fish Greenhouse Gas Emissions Human Health Infrastructure and Services Land and Resource Use	<p>Site-specific – Residual effect is restricted to the Project area or a specific area of the LAA</p> <p>Local – Residual effect is restricted to the LAA</p> <p>Regional – Residual effect is restricted to the RAA</p> <p>Beyond Regional – Residual effect extends beyond the RAA</p>

Criteria	Description	Applicable VCs	Definition
		Marine Resources Marine Use Vegetation Resources Wildlife	
Duration	The length of time the residual effect persists (which may be longer than the duration of the physical work or activity that gave rise to the residual effect).	Acoustics Air Quality Employment and Economy Freshwater Fish Greenhouse Gas Emissions Human Health Infrastructure and Services Land and Resource Use Marine Resources Marine Use Vegetation Resources Wildlife	Short-term – Residual effect is present for less than one year. Medium-term – Residual effect present during construction or decommissioning phases Long-term – Residual effect present for the life of the Project Permanent – Residual effect is present indefinitely
Frequency	How often the residual effect occurs and is usually closely related to the frequency of the physical work or activity causing the residual effect.	Acoustics Air Quality Employment and Economy Freshwater Fish Greenhouse Gas Emissions Human Health Infrastructure and Services Land and Resource Use Marine Resources Marine Use Vegetation Resources Wildlife	Infrequent – Residual effect occurs once or rarely over the specified duration Frequent/ Regular – Residual effect occurs frequently, at regular intervals Continuous – Residual effect occurs continuously
Reversibility	Whether or not the residual effect on the VC can be reversed once the	Acoustics Air Quality	Reversible – Residual effect is reversible Partially reversible – Residual effect can be reversed partially

Criteria	Description	Applicable VCs	Definition																					
	physical work or the activity causing the disturbance ceases.	Employment and Economy Freshwater Fish Greenhouse Gas Emissions Human Health Infrastructure and Services Land and Resource Use Marine Resources Marine Use Vegetation Resources Wildlife	Irreversible – Residual effect is permanent																					
Affected Populations	The distribution of the effect amongst the population of affected peoples. This criterion is only applicable to VCs relating to human use or effects.	Acoustics Air Quality Employment and Economy Human Health Infrastructure and Services Marine Use	Even – the potential effect is experienced by any or all sub-populations Disproportionate –the potential effect is experienced only by certain populations or experienced more acutely by certain sub-populations																					
Risk (likelihood and consequences)	The likelihood and consequences of a potential residual effect occurring will be described as risk Likelihood is the probability of an event occurring and can be influenced by many factors. Consequence is the outcome of an event affecting the VC.	Acoustics Air Quality Freshwater Fish Greenhouse Gas Emissions Human Health Infrastructure and Services Land and Resource Use Marine Resources Marine Use Vegetation Resources Wildlife	<p><u>Likelihood</u></p> <p>Low – <40% chance of effect occurring</p> <p>Medium – 40 to 80% chance of effect occurring</p> <p>High – >80% chance of effect occurring</p> <p><u>Consequence</u> can be assessed as minor, moderate, or major based on the combination of magnitude and extent.</p> <p><u>Risk</u> is Consequence x Likelihood (see risk rating table) and may be assessed as low, moderate, or high.</p> <table border="1"> <thead> <tr> <th colspan="2" rowspan="2"></th> <th colspan="3">Consequence</th> </tr> <tr> <th>Major</th> <th>Moderate</th> <th>Minor</th> </tr> </thead> <tbody> <tr> <th rowspan="3">Likelihood</th> <th>High</th> <td>High</td> <td>Moderate</td> <td>Low</td> </tr> <tr> <th>Medium</th> <td>High</td> <td>Moderate</td> <td>Low</td> </tr> <tr> <th>Low</th> <td>Moderate</td> <td>Low</td> <td>Low</td> </tr> </tbody> </table>			Consequence			Major	Moderate	Minor	Likelihood	High	High	Moderate	Low	Medium	High	Moderate	Low	Low	Moderate	Low	Low
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Criteria	Description	Applicable VCs	Definition
<p>Uncertainty</p>	<p>The degree of scientific uncertainty related to the data and methods used within the framework of this analysis.</p>	<p>Acoustics Air Quality Employment and Economy Freshwater Fish Greenhouse Gas Emissions Human Health Infrastructure and Services Land and Resource Use Marine Resources Marine Use Vegetation Resources Wildlife</p>	<p>Low: there is a good understanding of the cause-effect relationship between the Project and a VC, and sufficient data is available to support the assessment. The effectiveness of the selected Mitigation Measures is moderate to high. There is a low degree of uncertainty associated with data inputs and/or modelling techniques, and variation from the predicted effect is expected to be low.</p> <p>Moderate: the cause-effect relationships between the Project and a VC are not fully understood (for example, several unknown external variables or data sets for the Project area are incomplete). The effectiveness of Mitigation Measures may be moderate or high. Modelling predictions are relatively confident.</p> <p>High: the cause-effect relationships between the Project and a VC are poorly understood. There may be several unknown external variables and/or data for the Project area that is incomplete. The effectiveness of the Mitigation Measures may not yet be proven. Modelling results may vary considerably given the data inputs. There is a high degree of uncertainty in the conclusions of the assessment.</p> <p>To consider when determining confidence: the reliability of data inputs and analytical methods used to predict Project effects, the confidence regarding the effectiveness of Mitigation Measures, and the certainty of the predicted outcome.</p>

APPENDIX 5 - REGULATORY COORDINATION ISSUES TRACKING TABLE

This table accompanies the [Cedar LNG Joint Permitting / Regulatory Coordination Plan](#) and describes the topics and issues that have arisen during the Cedar EA through the review by the Working Group and Indigenous nations and identifies how these issues are addressed or will be managed through proposed EAC conditions, proposed federal Mitigation Measures and Follow-up Programs under the *Impact Assessment Act* (IAA), the subsequent permitting process, other regulatory process or government initiative or some combination of these. Note that the process for considering the application for a permit, and permit requirements are determined by the relevant statutory decision-makers.

Table 120: Regulatory Coordination Issues Tracking Table

Key Issues Identified During the EA by Valued Component	Recommendations for the EAC Conditions and Federal Mitigation Measures	Potential Means to Address Aspects of the Issue in Permitting, Other Regulatory Process or Government Initiative
<p>Air Quality</p> <ul style="list-style-type: none"> • Increase in criteria air contaminants at the floating liquefied natural gas (FLNG) Facility • Cumulative air quality impacts • Air Quality concerns associated with marine shipping 	<ul style="list-style-type: none"> • Provincial condition requiring a CEMP with measures for air quality management at the FLNG facility (construction) • Provincial condition requiring Cedar to participate in the Kitimat Airshed Group or successor airshed monitoring programs established by the Province and consider information from this and other cumulative effects initiatives in reviewing and updating plans and reports. • Federal Mitigation Measures and Follow-up Program for air quality at the FLNG Facility (operations) • Provincial and Federal: Reporting mechanism for Indigenous nations to report on concerns related to LNG carriers and marine shipping (within a provincial condition for a marine transportation communication report and a federal Mitigation Measure for a marine transportation management plan) • Provincial and Federal: community feedback process for members of the public to raise concerns (provincial condition and federal Mitigation Measure) 	<ul style="list-style-type: none"> • FLNG Facility: • Cedar would require a waste discharge permit for air emissions under the <i>Environmental Management Act</i>. • This permitting process would be administered by the Oil and Gas Commission (OGC). • As part of this process, the OGC would require detailed project design with updated emissions modelling, justification of the equipment and consideration of ENV’s Best Available Technology (BAT) policy. An air quality management dust control plan and monitoring program would be expected to be conditions of a permit (operations). • The OGC will engage with Northern Health and District of Kitimat. The OGC would also take into account and engage with the Haisla Nation, Gitga’at First Nation, Gitxaala Nation, Kitselas First Nation, Kitsumkalum First Nation, Lax Kw’alaams Band, and Metlakatla First Nation on the waste discharge permit. • Cedar is joining the Kitimat Airshed Group to participate in airshed management strategies.

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<p>Acoustic</p> <ul style="list-style-type: none"> Increased noise levels in the acoustic environment from the FLNG Facility Noise concerns associated with marine shipping 	<ul style="list-style-type: none"> Provincial conditions for a CEMP with measures for noise management at the FLNG Facility (construction) Federal Mitigation Measures and Follow-up Program for acoustics under the IAA at the FLNG Facility (construction and operations) Provincial and Federal: Reporting mechanism for Indigenous nations to report on concerns related to LNG carriers and marine shipping (within a provincial condition for a Marine Transportation Communication Report and a federal Mitigation Measure) Provincial and Federal: community feedback process for members of the public to raise concerns (provincial condition and federal Mitigation Measure) 	<ul style="list-style-type: none"> FLNG Facility An LNG Facility Permit under the <i>Oil and Gas Activities Act</i> would be required for Cedar LNG. Section 15 of the LNG Facility Regulation contains requirements that construction and operations do not cause excessive noise. Monitoring of noise at nearby receptor locations would be expected as a condition of the LNG facilities permit. The OGC will consult with District of Kitimat and the Haisla Nation. The acoustic conditions of the LNG Facilities Permit would be protective of all potential receptors including Indigenous nations.
<p>Vegetation Resources</p> <ul style="list-style-type: none"> Invasive species and effects to vegetation from construction Effects to wetlands from construction Reclamation following decommissioning 	<ul style="list-style-type: none"> Provincial condition requiring a CEMP with measures for mitigation effects on vegetation and wetlands including invasive species management and design and construction measures to reduce effects on wetlands (construction) Federal Follow-up Program for wetlands (construction) 	<ul style="list-style-type: none"> Section 21 of the Liquefied Natural Gas Facilities Regulation applies to the restoration of private land after operations cease at an LNG facility. It includes the requirement under Section 19 of the Environmental Protection and Management Regulation to restore the area to its natural pre-existing conditions to the extent practicable, including de-compacting soils and re-vegetating with ecologically appropriate vegetative cover, preferably using native species adapted to site conditions to encourage natural regeneration processes.
<p>Wildlife</p> <ul style="list-style-type: none"> Effects on marbled murrelet Effects on migratory birds Effects from light at the FLNG Facility Bird strikes by LNG carriers 	<ul style="list-style-type: none"> Provincial conditions requiring a CEMP with measures for wildlife mitigation, monitoring and reporting (construction) Federal Follow-up Program for wildlife that would address wildlife concerns including marbled murrelet, migratory birds, light at the FLNG Facility and bird strikes by LNG carriers (construction and operations) 	<ul style="list-style-type: none"> <i>Migratory Birds Convention Act</i>, which protects migratory birds and their habitats. <i>Species at Risk Act (SARA)</i> provides for the recovery of wildlife species that are extirpated, endangered, or threatened as a result of human activity, and manages species of special concern to prevent them from becoming endangered or threatened.

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<ul style="list-style-type: none"> • General wildlife concerns 		<ul style="list-style-type: none"> • <i>B.C. Wildlife Act</i> (section 34), which prohibits the possession, take, injury, molestation, or destruction of a bird, its occupied nest, or eggs. • <i>B.C. Oil and Gas Activities Act</i> (including the EPMR), which specifies requirements and environmental objectives that must be followed when conducting oil and gas activities. • The Environmental Protection and Management Guideline (EPMG; OGC 2018) outlines strategies for the permit applicant to apply to comply with the regulations. It provides direction regarding wildlife and wildlife habitat.
<p>Freshwater Fish</p> <ul style="list-style-type: none"> • Change in surface water quality from sediment and erosion 	<ul style="list-style-type: none"> • Provincial condition requiring a CEMP with sediment and erosion control measures (construction) • Federal Mitigation Measures for sediment and erosion control and maintaining water quality within guideline levels 	<ul style="list-style-type: none"> • <i>B.C. Oil and Gas Activities Act</i> (including the EPMR), which specifies requirements and environmental objectives that must be followed when conducting oil and gas activities. • The EPMG outlines strategies for the permit applicant to apply to comply with the regulations. It provides direction in the following areas, which are pertinent to fish and fish habitat: waterbody and riparian classification, riparian values, stream, wetland, and lake crossings, water values, and water quality. • <i>Water Sustainability Act</i> and regulations: changes in and about a stream may be made only with an approval under section 11 of the <i>Water Sustainability Act</i> and section 4 of the <i>Water Sustainability Regulation</i>, or through a notification, where applicable.
<p>Marine Resources</p> <ul style="list-style-type: none"> • Underwater noise • Water quality effects from FLNG Facility discharge • Cumulative effects 	<ul style="list-style-type: none"> • Provincial condition requiring a CEMP including an underwater noise monitoring and management plan, if a small craft jetty is built (construction) • Provincial condition requiring Cedar to participate in relevant federal and provincial initiatives related to the effects of marine shipping in the region and 	<ul style="list-style-type: none"> • OGC would require detailed project design information with updated effluent modelling, effluent characterization, and detailed assessment of potential effects to environmental receptors. Effluent testing would be expected to be a condition of a permit, if issued.

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	<p>consider information from these cumulative effects initiatives in reviewing and updating plans and reports.</p> <ul style="list-style-type: none"> Federal Mitigation Measures and Follow-up Program for marine resources including mitigations for underwater noise and reporting on marine mammal strikes 	<ul style="list-style-type: none"> The federal government’s Oceans Protection Plan includes initiatives aimed at protecting Canada’s coasts, including a state-of-the art marine safety system, preservation and restoration of marine ecosystems, building Indigenous partnerships, Cumulative Effects on Marine Shipping (CEMS) and increasing community participation and public awareness. The North Coast Waterway Management Guidelines includes monitoring and evaluation activities related to whales. Provincial initiatives related to marine values, including the Environmental Stewardship Initiative, the Marine Plan Partnership, the development of a Coastal Marine Strategy, and the federal Reconciliation Framework Agreement for Bioregional Oceans Management and Protection that the Province became a recent signatory of. The provincial Crown will continue to have government to government conversations with these Indigenous nations to explore how their concerns could be considered and addressed via regulatory or non-regulatory initiatives led by the federal government.
<p>Employment and Economy</p> <ul style="list-style-type: none"> Maximizing benefits for local residents and Indigenous peoples 	<ul style="list-style-type: none"> Provincial conditions requiring a SEMP including hiring and training measures Federal Mitigation Measures requiring hiring and training measures 	<ul style="list-style-type: none"> N/A
<p>Land and Resource Use</p> <ul style="list-style-type: none"> Effects on land users 	<ul style="list-style-type: none"> Provincial condition and federal Mitigation Measure requiring a program to restrict non-local contractor workforce personnel from engaging in recreational hunting, fishing, or ATV or snowmobile use during off-work hours Provincial and Federal: community feedback process requiring the Holder to engage with the community, receive feedback, and address issues (provincial condition and federal Mitigation Measure) 	<ul style="list-style-type: none"> N/A

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<p>Marine Use</p> <ul style="list-style-type: none"> • Wake • Change in marine fisheries and other uses • Cumulative effects 	<ul style="list-style-type: none"> • Provincial condition for a marine transportation communication report including mechanism for Indigenous nations to report on concerns related to LNG carriers and marine shipping • Provincial condition requiring Cedar to participate in relevant federal and provincial initiatives related to the effects of marine shipping in the region and consider information from these cumulative effects initiatives in reviewing and updating plans and reports. • Federal Follow-up Program for marine use • Federal Mitigation Measure for a marine transportation management plan including LNG carrier schedule notification processes, reporting mechanisms for nations to raise concerns, establishment of a safety zone around the FLNG facility, participation in cumulative effects initiatives, and work to develop guidance on safe LNG vessel speeds for Cedar LNG • Federal Mitigation Measures requiring Cedar to require LNG carriers to plan passage based on guidance provided by the British Columbia North Coast Waterway Management Guidelines • Federal Mitigation Measure requiring Cedar to require that LNG carriers only commence pilotage if a berth at the terminal or a designated anchorage will be available and that there will be no planned anchoring other than at designated anchorages • Provincial and Federal: community feedback process for members of the public to raise concerns (provincial condition and federal Mitigation Measure) 	<ul style="list-style-type: none"> • Marine shipping is a federally regulated activity and navigation, communication and safety are regulated and managed by TC, CCG, and the Pacific Pilotage Authority. • The <i>Canada Shipping Act, 2001</i> and its regulations govern marine safety and marine environment protection. • Maintenance of safe speeds as described in rule 6 of the Collision Regulations under the <i>Canada Shipping Act, 2001</i>. • The federal government’s Oceans Protection Plan includes initiatives aimed at protecting Canada’s coasts, including a state-of-the art marine safety system, preservation and restoration of marine ecosystems, building Indigenous partnerships, CEMS and increasing community participation and public awareness. • North Coast Waterway Management Guidelines provide guidance on routing, speed, communications and other considerations for large and small vessels navigating between Kitimat and Browning Entrance on British Columbia’s North Coast. • Provincial initiatives related to marine values, including the Environmental Stewardship Initiative, the Marine Plan Partnership, the development of a Coastal Marine Strategy, and the federal Reconciliation Framework Agreement for Bioregional Oceans Management and Protection that the Province became a recent signatory of. The provincial Crown will continue to have government to government conversations with these Indigenous nations to explore how their concerns could be considered and addressed via regulatory or non-regulatory initiatives led by the federal government.
<p>Infrastructure and Services</p>	<ul style="list-style-type: none"> • Provincial condition requiring a SEMP including: prioritization of local hiring; restrictions on 	<ul style="list-style-type: none"> • N/A

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<ul style="list-style-type: none"> • Influx of workers resulting in strain on local health care services and accommodation availability • Cumulative effects 	<p>construction contractors to rent housing; reporting on the labour force and adaptive management of effects</p> <ul style="list-style-type: none"> • Provincial conditions requiring a HMSP to coordinate care for the Project with health services providers and adaptively manage impacts on the health care services • Provincial condition requiring Cedar to participate in a regional social and economic management and monitoring committee, if such a committee (or its equivalent) is created by the provincial or local government, to address regional socioeconomic issues, and consider information from this cumulative effects initiative in reviewing and updating plans and reports. • Federal Follow-up Program on Infrastructure and Services • Federal Mitigation Measures on Infrastructure and Services, including related to first-aid, emergency management and waste management 	
<p>Human Health</p> <ul style="list-style-type: none"> • Lack of baseline data on contaminants in soil • Concerns about the effect of criteria air contaminants on health • Uncertainties regarding the noise baseline data used 	<ul style="list-style-type: none"> • Provincial condition requiring soil sampling and reporting on contaminants in soil • Federal Mitigation Measures and Follow-up Program for air quality at the FLNG Facility (operations), with consideration of effects to human health • Federal Mitigation Measures and follow-Up program for acoustics under the IAA at the FLNG Facility (construction and operations) 	<ul style="list-style-type: none"> • Permitting for air emissions, as described in the Air Quality section above. • Permitting for acoustics, as described in the Acoustics section above.
<p>Human and Community Well-Being</p>	<ul style="list-style-type: none"> • Provincial condition requiring a SEMP including gender equity and diversity employment measures and Mitigation Measures for gender-based violence • Provincial condition requiring Cedar to participate in a regional social and economic management and 	<ul style="list-style-type: none"> • N/A

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<ul style="list-style-type: none"> • Need for disaggregated data and consideration of GBA Plus • Concerns regarding gender-based violence • Cumulative effects 	<p>monitoring committee, if such a committee (or its equivalent) is created by the provincial or local government, to address regional socioeconomic issues, and consider information from these cumulative effects initiative in reviewing and updating plans and reports.</p> <ul style="list-style-type: none"> • Federal Mitigation Measures and Follow-up Program for a GBA Plus and mitigations for gender-based violence 	
<p>Heritage</p> <ul style="list-style-type: none"> • Potential for chance finds at the FLNG Facility site • Wake impacts on heritage sites 	<ul style="list-style-type: none"> • Provincial conditions for a CEMP including a chance find procedure • Federal Mitigation Measure for a chance find procedure • Provincial condition for a marine transportation communication report including mechanism for Indigenous nations to report on concerns related to LNG carriers and marine shipping • Federal Follow-up Program for marine use • Federal Mitigation Measure for a marine transportation management plan including LNG carrier schedule notification processes, reporting mechanisms for nations to raise concerns, establishment of a safety zone around the FLNG facility, participation in cumulative effects initiatives, and work to develop guidance on safe LNG vessel speeds for Cedar LNG 	<ul style="list-style-type: none"> • Heritage resources are protected under the <i>Heritage Conservation Act</i> (HCA) whether on Provincial Crown or private land. Under the HCA section 12.1(2), sites and objects protected include those that predate AD 1846, burial sites and rock art sites. • A permit is required for any subsurface investigation, excavation or alteration of an archaeological site or investigation with the intent to locate such sites. Mitigations for any potentially affected sites identified during construction would be determined in consultation with the appropriate permitting agency and subject to receiving these permits.
<p>Greenhouse Gas Emissions</p> <ul style="list-style-type: none"> • Change in greenhouse gas emissions 	<ul style="list-style-type: none"> • Provincial condition for a greenhouse gas reduction plan • Federal Mitigation Measure requiring the Project to meet the federal requirement that Cedar LNG does not emit greater than a net of 0 kt CO₂e/yr by January 1, 2050, as calculated in equation 1, section 3.1, of ECCC's SACC; and requirement for Cedar to develop a Net-Zero Plan to demonstrate how Cedar will 	<ul style="list-style-type: none"> • <i>Greenhouse Gas Industrial Reporting and Control Act.</i> • <i>Climate Change Accountability Act.</i> • <i>Carbon Tax Act</i> (Cedar will be required to follow the carbon tax rate of \$50 per tonne of CO₂e). • CleanBC Roadmap to 2030 (climate plan to reach the emissions of the Paris Agreement by 2030 and continue to net-zero by 2050).

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	<p>prioritize the implementation of BAT/BEP to reduce GHG emissions between the start of operations and January 1, 2050 over relying on offset measures to achieve net-zero on January 1, 2050.</p> <ul style="list-style-type: none"> Federal Follow-up Program on GHGs 	
<p>Malfunctions and Accidents</p> <ul style="list-style-type: none"> Spills at the FLNG Facility Spill response for marine shipping accidents 	<ul style="list-style-type: none"> Provincial condition for a CEMP including spill response Provincial condition for a marine transportation communication report including mechanism for Indigenous nations to report on concerns related to LNG carriers and marine shipping Federal Mitigation Measure requiring reporting following a marine shipping accident Federal Mitigation Measure requiring Cedar to work with the Canadian Coast Guard (CCG) during development of its operations phase emergency response program to establish roles, responsibilities and communication processes for responses to incidences that may occur at the facility (operations) Federal Mitigation Measure for a marine transportation management plan including LNG carrier schedule notification processes, reporting mechanisms for nations to raise concerns, establishment of a safety zone around the FLNG facility, participation in cumulative effects initiatives, and work to develop guidance on safe LNG vessel speeds for Cedar LNG 	<ul style="list-style-type: none"> Emergency Response Plan and emergency response program, which would be developed in accordance with CSA Z246.2 (Emergency preparedness and response for petroleum and natural gas industry systems). <i>Canada Shipping Act, 2001</i> and its regulations including the Response Organization and Environmental Response Arrangements Regulations. In accordance with the Emergency Response Regulation the OGC reviews the Emergency Response Plan prepared by the permit holder to ensure they are meeting their responsibilities under the EMR and CSA including engaging with appropriate agencies/authorities and anyone potentially affected in the hazard planning zone as defined by the holder’s safety studies during the development of the Emergency Response Plan. The OGC will consult with the District of Kitimat and Haisla Nation during the facility permit application review process. The CCG is the lead agency for response in the event of an accidental spill. CCG would set up an Incident Command System that would bring together federal and provincial agencies to direct spill response, including ECCC, ENV and possibly DFO. An HHERA may be recommended, but it is not standard practice. ECCC and ENV can direct the responsible person to complete an HHERA if required. Health Canada and the Public Health Agency may be responsible for reviewing the HHERA and providing medical countermeasures,

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		<p>supplies and personnel. Cedar would be responsible for conducting the HHERA and covering the cost.</p> <ul style="list-style-type: none"> • The federal government’s Oceans Protection Plan includes initiatives aimed at protecting Canada’s coasts, including a state-of-the art marine safety system, preservation and restoration of marine ecosystems, building Indigenous partnerships, CEMS and increasing community participation and public awareness.
<p>Notes:</p> <p>For an oil and gas activity, the B.C. Oil and Gas Commission (OGC) has the authority under the <i>Oil and Gas Activities Act</i> and applicable regulations under that legislation. Applications are made to the Commission and are reviewed and adjudicated by the statutory decision maker, who can impose permit conditions as part of their approval.</p>		