



**ᖃᑲᓱᓴᑦᑎᑦ ᐃᓱᒪᑦᑲᑦᑎᑦ ᑲᑲᑲᑦ
ᓄᓇᓂᓴᑦ ᐋᑦᑎᑦᑎᑦᑎᐱᓄᑦ ᑲᑎᒪᓱᓴᑦ ᑎᑎᖃᑲᑦᑎᑦᑎᑦ ᐃᓱᑲᑎᓴᑦ: 20EN010**

ᑲᑦᑲᑦᑎᑦ ᑎᑎᖃᑲᑦᑎᑦᑎᑦ ᐃᓱᑲᑎᓴᑦ: 149341

ᐱᓴᑦᑎᖃᑲᑦᑎᑦ ᐋᑦᑎᑦᑎᑦᑎᐱᓄᑦ ᑎᑎᖃᑲᑦᑎᑦᑎᑦ ᐃᓱᑲᑎᓴᑦ 148599

ᓄᓇᓂᓴᑦ ᐃᒪᐃᑦ ᐋᑲᑲᑦᑎᑦᑎᑦᑎᑦᑎᑦ ᑲᑎᒪᓱᓴᑦ ᑕᐃᓴᖃᑲᑎᑦᑎᑦ ᐱᓴᑦᑎᑦᑎᑦ 2BE-HCP1924

ᓴᑦ 5, 2020

ᑲᓴᑲᑎᓴᑦ ᓄᓇᓂᓴᑦ ᐋᑦᑎᑦᑎᑦᑎᐱᓄᑦ ᑲᑎᒪᓱᓴᑦ (NIRB ᑲᑲᑲᑦ ᐋᑦᑎᑦᑎᑦᑎᐱᓄᑦ) ᖃᑲᓱᓴᑦᑎᑦᑎᑦ ᑎᑎᖃᑲᑦᑎᑦᑎᑦ ᑲᑎᒪᓱᓴᑦ ᓂᓴᑲᑎᑦᑎᑦᑎᑦ, ᓄᓇᓂᓴᑦ ᐋᑦᑎᑦᑎᑦᑎᐱᓄᑦ ᑲᑎᒪᓱᓴᑦ ᐱᓴᑦᑎᑦᑎᑦ ᖃᑲᓱᓴᑦᑎᑦᑎᑦ Canarc Resource Corp. (Canarc) “Hard Cash”’s ᐱᓴᑎᑦᑎᑦᑎᑦ ᑎᑎᖃᑲᑦᑎᑦᑎᑦ ᓇᑲᓇᐃᑲᑎᓴᑦ 12, ᐋᑲᑲᑎᑦᑎᑦ 12.4.4(a) ᐋᑦᑎᑦᑎᑦ ᐃᓄᐃᑦ ᓄᓇᓂᓴᑦᑎᑦᑎᑦᑎᑦ ᐋᑲᑲ ᐃᐃᑦ ᑲᓴᑲᑎᑦᑎᑦ ᑲᓇᑕᑲᑦ (ᓄᓇᓂᓴᑦ ᐋᑦᑎᑦᑎᑦ) ᐋᑲᑲ s. 92(1)(a) ᓄᓇᓂᓴᑦ ᐋᑦᑎᑦᑎᑦ ᐋᑲᑲ ᐱᑦᑎᑦᑎᑦ ᖃᑲᓱᓴᑦᑎᑦᑎᑦᑎᑦ ᐱᓴᑦᑎᑦᑎᑦ, S.C. 2013, c. 14, s. 2 (NuPPAA).

ᒪᑕᑲᑎᑦ ᑲᓴᑲᑎᑦᑎᑦ ᒪᑕᑲᑎᑦ ᑕᐃᑲᑎᑦ ᐋᑲᑲ ᒪᑕᑲᑎᑦ ᑎᑎᖃᑲᑦᑎᑦᑎᑦ ᓄᓇᓂᓴᑦ ᐋᑦᑎᑦᑎᑦᑎᐱᓄᑦ ᑲᑎᒪᓱᓴᑦ ᐃᓱᒪᑦᑎᑦ ᑲᓴᑲᑎᑦᑎᑦ ᑲᓴᑲᑎᑦᑎᑦᑎᑦ ᐋᑲᑲᑎᑦᑎᑦ ᐋᑲᑲᑎᑦᑎᑦ ᐃᓄᐃᑦ ᐃᓱᒪᑦᑎᑦᑎᑦ ᐋᑦᑎᑦᑎᑦ ᐋᑲᑲ ᐃᓄᑲᑎᑦᑎᑦ ᓄᓇᓂᓴᑦ ᐋᑦᑎᑦᑎᑦᑎᐱᓄᑦ ᑲᑎᒪᓱᓴᑦ ᐋᑲᑲᑎᑦᑎᑦ ᑦᑎᑦᑎᑦᑎᑦ ᓇᑲᑲᑎᑦᑎᑦ ᖃᑲᓱᓴᑦᑎᑦᑎᑦ ᐃᓱᒪᑦᑎᑦᑎᑦ ᑲᓴᑲᑎᑦᑎᑦᑎᑦ. ᓄᓇᓂᓴᑦ ᐋᑦᑎᑦᑎᑦᑎᐱᓄᑦ ᑲᑎᒪᓱᓴᑦ ᐋᑲᑲᑎᑦᑎᑦ ᑦᑎᑦᑎᑦᑎᑦ ᐱᑦᑎᑦᑎᑦ ᓇᑲᑲᑎᑦᑎᑦ ᖃᑲᓱᓴᑦᑎᑦᑎᑦ ᐃᓱᒪᑦᑎᑦᑎᑦ ᑲᓴᑲᑎᑦᑎᑦ.

ᓇᑲᓇᐃᑲᑎᑦᑎᑦ ᖃᑲᓱᓴᑦᑎᑦᑎᑦ ᐃᓱᒪᑦᑎᑦᑎᑦ ᑲᓴᑲᑎᑦᑎᑦ

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INTRODUCTION

The Department of Culture and Heritage (CH) routinely reviews land use applications sent to the Nunavut Water Board, Nunavut Impact Review Board and the Indigenous and Northern Affairs Canada. These terms and conditions provide general direction to the permittee/proponent regarding the appropriate actions to be taken to ensure the permittee/proponent carries out its role in the protection of Nunavut’s archaeological and palaeontological resources.

TERMS AND CONDITIONS

- 1) The permittee/proponent shall have a professional archaeologist and/or palaeontologist perform the following **Functions** associated with the **Types of Development** listed below or similar development activities:

	Types of Development (See Guidelines below)	Function (See Guidelines below)
a)	Large scale prospecting	Archaeological/Palaeontological Overview Assessment
b)	Diamond drilling for exploration or geotechnical purpose or planning of linear disturbances	Archaeological/Palaeontological Overview Assessment and/or Inventory and Documentation and/or Mitigation
c)	Construction of linear disturbances, Extractive disturbances, Impounding disturbances and other land disturbance activities	Archaeological/Palaeontological Overview Assessment and/or Inventory and Documentation and/or Mitigation

Note that the above-mentioned functions require either a Nunavut Archaeologist Permit or a Nunavut Palaeontologist Permit. CH is authorized by way of the *Nunavut and Archaeological and Palaeontological Site Regulations*⁴ to issue such permits.

- 2) The permittee/proponent shall not operate any vehicle over a known or suspected archaeological or palaeontological site.
- 3) The permittee/proponent shall not remove, disturb, or displace any archaeological artifact or site, or any fossil or palaeontological site.
- 4) The permittee/proponent shall immediately contact CH at (867) 934-2046 or (867) 975-5500 should an archaeological site or specimen, or a palaeontological site or fossil, be encountered or disturbed by any land use activity.
- 5) The permittee/proponent shall immediately cease any activity that disturbs an archaeological or palaeontological site encountered during the course of a land use operation until permitted to proceed with the authorization of CH.
- 6) The permittee/proponent shall follow the direction of CH in restoring disturbed archaeological or palaeontological sites to an acceptable condition. If these conditions are attached to either a Class A or B Permit under the Territorial Lands Act Indigenous and Northern Affairs Canada directions will also be followed.
- 7) The permittee/proponent shall provide all information requested by CH concerning all archaeological sites or artifacts and all palaeontological sites and fossils encountered in the course of any land use activity.
- 8) The permittee/proponent shall make best efforts to ensure that all persons working under its authority are aware of these conditions concerning archaeological sites and artifacts and palaeontological sites and fossils.
- 9) If a list of recorded archaeological and/or palaeontological sites is provided to the permittee/proponent by CH as part of the review of the land use application the permittee/proponent shall avoid the archaeological and/or palaeontological sites listed.
- 10) Should a list of recorded sites be provided to the permittee/proponent, the information is provided solely for the purpose of the proponent's land use activities as described in the land use application, and must otherwise be treated confidentially by the proponent.

Legal Framework

As stated in Article 33 of the *Agreement between the Inuit of the Nunavut Settlement Area and Her Majesty the Queen in right of Canada (Nunavut Agreement)*:

⁴ P.C. 2001-1111 14 June, 2001

Surveillance and monitoring: These may be required as part of the mitigation program.

Surveillance may be conducted during the construction phase of a project to ensure that the developer has complied with the recommendations.

Monitoring involves identification and inspection of residual and long-term impacts of a development (i.e. shoreline stability of a reservoir); or the use of impacts to disclose the presence of heritage resources, for example, the uncovering of buried sites during the construction of a pipeline.