



File: 30050-20/LNGC-05-06

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June 13, 2016

SENT VIA EMAIL

Daria Hasselmann
Social Performance Advisor
LNG Canada
3113 – 595 Burrard Street
Vancouver, BC V7X 1J1
Daria.Hasselmann@lngcanada.ca

Dear Ms. Hasselmann:

Pursuant to Condition 14 of Environmental Assessment Certificate (EAC) #E15-01 for the LNG Canada Export Terminal Project, the Environmental Assessment Office (EAO) received LNG Canada Development Inc.'s (LNG Canada) Community Level Infrastructure and Services Plan (CLISMP) on March 31, 2016. Under Condition 14, this plan requires approval by EAO before LNG Canada can commence Construction.

EAO conducted a review of this document, taking into consideration input from the Ministry of Community, Sport and Cultural Development (CSCD), and concerns raised by Aboriginal Groups, local governments and service delivery agencies.

On June 13, 2016, EAO received an e-mail from CSCD recommending that EAO approve the CLISMP. Based on EAO's review and the recommendation from CSCD, EAO is satisfied that the plan meets the requirements of Condition 14 and that the issues brought forward during the review of the plan have been sufficiently addressed at this time. For the purposes of EAC #E15-01, the management plan required by Condition 14 is approved by EAO.

EAO requests that LNG Canada distribute the approved CLISMP to affected Aboriginal Groups, local governments and service delivery agencies within 30 days of receipt of this letter.

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The CLISMP is fundamentally centred on the existence of strong relationships, based on mutual trust between the Certificate Holder and stakeholders. In order for the CLISMP to be successful, it is essential that LNG Canada continue to build relationships with stakeholders prior to and during CLISMP implementation. The adaptive nature of the CLISMP also relies on maintaining these relationships throughout CLISMP implementation.

EAO acknowledges that LNG Canada may be undertaking socio-economic and corporate social responsibility initiatives that address issues that are out of scope of the CLISMP but are related to concerns raised by Aboriginal Groups, local governments and service provider agencies during the CLISMP engagement process. We encourage LNG Canada to continue pursuing these initiatives and to take the CLISMP reporting process as an opportunity to identify these broader spectrum issues and initiatives.

Please note that any substantial amendments to the CLISMP must be developed in consultation with CSCD and approved by EAO prior to implementation, unless otherwise authorized by EAO. While the CLISMP is approved by EAO, over the life of the project, EAO Compliance and Enforcement may conduct compliance oversight of the CLISMP, including consultation required by the CLISMP.

We appreciate the time and effort LNG Canada has put into developing this management plan and ask that LNG Canada continue to keep EAO and CSCD apprised of the schedule for Construction.

Yours truly,



Scott Bailey
Executive Project Director

cc: Alli Morrison, Project Assessment Officer
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