From: Kelly, Jason (CWS) Sent: July-09-15 12:52 PM To: Dagdick, Elise (CWS)

Subject: RE: Review and comments request - MIT PTH 1A - Brandon - File: 5776.00

Parks and Protected Spaces Branch has reviewed the proposal submitted pursuant to *The Environment Act* for: Review and comments request - MIT PTH 1A - Brandon - File: 5776.00. The Branch has no comments or concerns to offer.

From: Sigurdson, Shauna [CEAA] Sent: July-09-15 12:59 PM To: Dagdick, Elise (CWS)

Subject: RE: Review and comments request - MIT PTH 1A - Brandon - File: 5776.00

Hello Elise

The propose bridge replacement is not a designated physical activity under CEAA 2012, therefore the Agency will not be participating in the review. I noted that the proposal makes reference to the Navigation Protection Act but has not identified the potential application of the Fisheries Act. It may be that MIT has been in contact with Fisheries and Oceans Canada or has undertaken the self assessment and determined that the Fisheries Act does not apply, however I thought that I should flag the potential for this federal act to apply.

Shauna Sigurdson

Regional Director, Prairie and Northern Region
Canadian Environmental Assessment Agency / Government of Canada



Memorandum

DATE:

June 11, 2015

TO:

Dave Tyson Tetra Tech

400-161 Portage Ave. East

Winnipeg, Manitoba

R3B 0Y4

FROM:

Christina Nesbitt Impact Assessment

Archaeologist

Historic Resources Branch Main Floor, 213 Notre

Dame Avenue

Winnipeg MB R3B 1N3

PHONE NO:

SUBJECT:

PTH 1A Bridge replacement Bridge Site No. 2582.00 HRB Review and Comments

HRB FILE: AAS-15-9209

Further to your memo requesting a heritage screening for the above bridge replacement, I have examined the location of the Project (the "Planned Area") in conjunction with the Historic Resources Branch ("HRB") records for areas of potential concern and can advise that the project is located adjacent to the Assiniboine River and is associated with physical features deemed attractive for past use. Therefore, the potential to impact significant heritage resources has been deemed moderate in this area and HRB has some concerns with the project.

Under Section 12(2) of The Heritage Resources Act of Manitoba, being the governing legislation for HRB, if the Minister of Culture, Heritage, and Tourism has reason to believe that heritage resources or human remains are known, or thought likely to be present, on lands that are to be developed, then the owner/developer may be required to conduct at his/her own expense, a heritage resource impact assessment (HRIA) and mitigation, if necessary, prior to the project's start.

The Historic Resource Branch recommends that the developer contract a qualified archaeological consultant to conduct a Heritage Resources Impact Assessment ("HRIA") of the Planned Area, in order to identify and assess any heritage resources that may be negatively impacted by development. If desirable, HRB will work with the developer/land owners and its consultant(s) to draw up terms of reference for the HRIA. HRB may provide a list of qualified archaeological consultants upon request.

If you have any questions, please feel free to contact me at the above noted particulars or Brian Smith, Manager, Archaeological Assessment Services at (204)

Christina Nesbitt

From: Roberts, Dan (CWS) Sent: July-13-15 9:28 AM To: Dagdick, Elise (CWS)

Subject: Review and comments request - MIT PTH 1A - Brandon - File: 5776.00

On behalf of the Water Control Works and Drainage Licensing Section, there are no concerns.

Dan Roberts

Water Resource Officer Water Control Works and Drainage Licensing Section Conservation and Water Stewardship

From: Stibbard, James (CWS) **Sent:** July-22-15 10:57 AM **To:** Dagdick, Elise (CWS)

Subject: Re: 5776.00 MIT 1st Street Bridge Replacement, Brandon, EAP

Ms. Dagdick,

I reviewed the above noted EAP. The only concern ODW would have with the EAP and proposed project would be that the Assiniboine River is the raw water source for the City of Portage la Prairie and if a major spill of petroleum product (fuel) or related material into the river occur during construction, it could possible impact the City of Portage la Prairie water supply. As such, ODW would recommend that contact information for the City of Portage la Prairie water treatment plant be included in the emergency response plan for the project with instructions that, in the event of a major spill of fuel or similar material into the river, the City of Portage la Prairie water plant operators be contacted. Apart from this point, ODW has no other concerns with the EAP or proposed project. If you have any questions, please call.

Regards,

James Stibbard P. Eng. Approvals Engineer Office of Drinking Water

From: Dietrich, Devin (MMG) Sent: July-22-15 2:03 PM To: Dagdick, Elise (CWS)

Subject: RE: Review and comments request - MIT PTH 1A - Brandon - File: 5776.00

No concerns,

Devin Dietrich MCP Community Planner Community Planning Services Land Use and Development Manitoba Municipal Government

From: +WPG1212 - Conservation_Circulars (CWS)

Sent: August-10-15 8:41 AM **To:** Dagdick, Elise (CWS)

Subject: Review and comments request - MIT PTH 1A - Brandon - File: 5776.00

Hello Elise,

Good morning.

Lands Branch – MCWS has no concerns as regards MIT PTH 1A - Brandon (File: 5776.00)

Thank you for the opportunity to review

Kind regards

Fred Frias

Lands Branch Manitoba Conservation and Water Stewardship

From: Kiss, Brian (CWS)
Sent: August-11-15 4:57 PM
To: Dagdick, Elise (CWS)
Subject: RE: fisheries review

Hello Elise,

We have no wildlife related concerns to express, as it seems that they've developed their mussel survey, relocation, and monitoring plan quite well, and their federal species at risk permit will suffice for this project.

Thank you for supplying this additional information.

-Brian Kiss