

Edit#	Location in new document	Change made	Source
1	Page vi	Revised List of Figures, Tables, and Zoning Maps. Distinguished tables. Keeping "maps" in sections 1 through three as figures to allow numbering on SMZ maps to match zone numbering.	
2	Page vii	Updated current Board members, will do so at final approval date as well.	
3	Page 9, 2.1.1 Boundaries	updated status of Peel Watershed Land Use Plan	
4	page 9, 2.1.2 People	updated Gwich'in enrollment and community populations to 2014	GNWT
5	page11, 2.1.3 Economy	updated fig 4 labour force profile from 2006 to 2009 data	GNWT
6	page13, 2.1.3 Economy	updated Figure 6 average personal income from 2007 to 2012	GNWT
7	page13, 2.1.3 Economy	updated Figure 7 living cost differentials	GNWT
8	page13, 2.1.3 Economy	updated Figure 8 Employment and Unemployment Rates	GNWT
9	Pages 18, 19 2.3.2 Wildlife and Fish	Updated and corrected Species at Risk table on page 19, clarified NWT General Ranking program information in text on page 18.	GNWT, AANDC
10	Page 21, 2.3.3 Forests	Added new figure showing vegetation and land cover relevant to Forests section. Also used it to reset pages to avoid significant reformatting of document due to added text in SARA section.	GLUPB
11	Page 22, 2.3.4 Tourism	Added picture of Midway Lake Music Festival because space was available after adding text in previous sections.	GLUPB
12	Page 23, 2.4.1 Oil and Gas	2 nd paragraph reworked to include unconventional oil and gas potential reference suggested by AANDC: Hayes, B.J.R., 2011. <i>Regional Characterization of Shale Gas and Shale Oil Potential, Northwest Territories</i> ; Northwest Territories Geoscience Office, NWT Open File 2011-08, 34 p.	AANDC

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13	Page 25, 2.4.2 Minerals	Figure 13 mineral tenure changed to mineral showings over bedrock geology - now figure 14	GNWT, AANDC
14	Page 26, 2.4.3 Sand, Gravel, and Crushed Rock	Reworded to indicate critical importance of granular resources, the need for a regional granular resource management plan, added reference information for inventory reports identified by AANDC. Adjusted wording on figure 14 to reflect that only <u>some</u> geological features associated with granular resources are shown. The scale of map would not support showing all types.	AANDC
15	Page 28, 2.5 Transportation and Communication	Added updated discussion of Mackenzie Valley Fibre link and Inuvik Satellite array.	
16	Page 29, 2.6 Existing Designated Areas	Clarified role of Parks Canada in the management of the Nagwichoonjik National Historic Site.	Parks Canada
17	Page 30, Figure 15 Designated Areas	Corrected Name of Ehdiitat Gwich'in Cultural Landscape NWT Historic Site (was missing "Gwich'in in label on the map)	
18	Page 31, 2.6 Existing Designated Areas	Clarified role of Parks Canada in the management of the Fort McPherson National Historic Site	Parks Canada
19	Page 32, NWT Historic Sites	Identified communities associated with Pokiak and Vik'ooyendik NWT Historic Sites Added information about land use plan zone overlap on Knut Lang's NWT Historic Site	
20	Page 36, Figure 16 Gwich'in Settlement Lands	Updated to reflect devolution. Changed Government of Canada to Government of the Northwest Territories	GLUPB
21	Page 37, 3.1.2 and 3.1.4	Updated sections on Federal Lands and Commissioner's Lands to reflect changes from devolution	GLUPB

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22	Page 38-39, 3.2 Regulation	<p>Renamed section from "<i>Mackenzie Valley Resource Management Act</i>" to "<i>Regulation</i>". Renumbered the subsections following Brought Table of Authorizations from Appendix C into this section to provide expanded view of Regulatory system. Table updated to reflect Devolution.</p> <p>Trying to keep table to one page, and establish that it isn't comprehensive. Regulators or authorisations might change in between Plan revisions (e.g. Devolution and omnibus budget bills). Did include Transport Canada regulatory responsibilities in paragraph 2, page 38 as an example of an additional regulatory authority to provide emphasis on the list not being comprehensive. The Planning Board made every effort to determine "<i>every body having authority under any federal or territorial law to issue licences, permits or other authorizations relating to the use of land or waters or the deposit of waste</i>" but cannot be certain we have.</p>	AANDC, Environment Canada, Fisheries and Oceans Canada, GNWT, Transport Canada
23	Page 41, Figure 17, Land and Water Board Process	Added note regarding consultation prior to submitting regulatory application	GNWT
24	Page 42-43, 3.2.5 MVEIRB	(was 3.6) Included recommended text regarding "other responsible ministers"	AANDC
25	Page 44, 3.2.6 GRRB	(was page 40, section 3.7) Revised list of management plans based on information from GRRB website. Reworded description of mandate to include more detail and references to the Gwich'in Land Claim Agreement.	Environment Canada, GNWT
26	Page 48, 4.2.2 Activities that are Exempt from the Zoning Rules	Specifically 4.2.2 1) Added "or amendments" to clarify that any activities with licences or permits, or other authorisations existing at the time an amendment is approved will be 'grandfathered'. Simply put, any changes made to the Plan will not invalidate existing rights or authorisations.	Environment Canada

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27	Page 52, Best Practices Conformity Check fold out	Added emphasis on proponent using the Plan prior to preparing regulatory applications.	GNWT
28	Page 53, 4.4.1 Water Quality and Quantity	This regional condition has been redrafted to more closely match the approved wording of the Sahtu Land Use Plan Conformity Requirement regarding watershed management (CR#5)	AANDC and GNWT
29	Page 54, 4.4.2 Non-Native Species of Plants	<p>Was re-titled from "Reclamation Using Native Species of Plants" Redrafted using recommended GNWT text as well as consideration to modified LWB conditions for Re-vegetation rather than focus on reclamation plan.</p> <p>Planning Board analysis of how it can be implemented by the Land and Water Boards: modifying condition #109 from the Standard Land Use Permit Conditions Template, with additional text (original MVLWB text in quotes with GLUPB suggested text in italics)</p> <p><i>"Prior to the expiry of this Permit, the Permittee shall initiate active re-vegetation of disturbed areas" using native plant species to the fullest extent practicable. All plant species must be approved by an inspector or the Board in consultation with GNWT's Forest Management Division and the Aurora Research Institute.</i></p>	AANDC, GNWT
30	Page 55-56, 4.4.3 Management Plans for Granular Resources	<p>Included additional content to Template and added some wording regarding the intent as requested by AANDC. Need to confirm that the GNWT has adopted the AANDC policy of developing pit/quarry management plans on any new granular source.</p> <p>Planning Board requests copies of any existing pit management plans for public lands in the GSA. We have copies of the ones for Gwich'in Settlement Lands.</p>	AANDC, GNWT

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31	Page 56-57, 4.4.4 Species at Risk	<p>Part 1: This condition is less about additional land use policy than being a mechanism to ensure Proponents have a comprehensive understanding of issues before starting the regulatory process. Provides for certainty and efficiency. Added DFO to list.</p> <p>Part 2: Regional Woodland Caribou condition incorporated under the SARA heading as requested.</p> <p>Parts 3,4, and 5: The request for information from proponents on sightings is taking the opportunity to use the Plan as a vehicle for integrating the larger sense of the Resource Management system</p>	AANDC, Environment Canada, Fisheries and Oceans Canada, GNWT
32	Page 57-58, 4.4.5 Exploration and Development of Uranium	Removed the aspect of restriction. Condition places emphasis on requirement of meetings and consultation to occur prior to regulatory process. Wording was revised to provide proponent with information so that they are prepared for level of concern to be expected from the communities.	AANDC, GNWT
33	Page 58, 4.4.6 Oil and Gas Operations Involving Hydraulic Fracturing	<p>Removed the aspect of restriction. Condition now places emphasis on requirement of meetings and consultation to occur prior to regulatory process. Wording was revised to provide proponent with information so that they are prepared for the level of concern to be expected from the communities.</p> <p>Additional information above what is in the Plan for easy reference:</p> <p>Full text of GTC resolution from the 2014 Annual General Assembly</p> <p>RESOLUTION # 006:2014 AGA Anti-Fracking</p> <p>WHEREAS the Gwich'in have used and occupied our traditional territories since time immemorial and have a responsibility to maintain the integrity and wellness of the lands and resources and our way of life for future generations; and</p>	AANDC, Environment Canada, GNWT

		<p>WHEREAS the Gwich'in Comprehensive Land Claim Agreement recognized the "special relationship" between Gwich'in people and the natural environment which forms part of our identity; and</p> <p>WHEREAS the Government of Northwest Territories has not prohibited fracking in the Northwest Territories; and</p> <p>WHEREAS Gwich'in people have concerns about fracking in the Northwest Territories and need to learn about the potential impacts since this may adversely impact our drinking water and natural environment; and</p> <p>WHEREAS the Vuntut Gwitchin First Nation passed a resolution in August 2013 to "oppose hydraulic fracturing in VGFN traditional territory until we accept it is 100% safe";</p> <p>THEREFORE BE IT RESOLVED THAT the Gwich'in Tribal Council 2014 Annual General Assembly declares the Gwich'in Settlement Region to be a frack-free zone; and</p> <p>FURTHER BE IT RESOLVED THAT the Gwich'in Tribal Council 2014 Annual General Assembly call on the Governments of the Yukon and Northwest Territories to prohibit any fracking in the Yukon and Northwest Territories.</p> <p>MOVED BY: Wilbert Firth SECONDED BY: Glen Alexie MOTION IS CARRIED UNANIMOUSLY</p> <p>More of the AANDC comments on October draft Plan (note that this issue has been Devolved to GNWT after these comments were received):</p> <ul style="list-style-type: none"> Given the current focus of the industry on unconventional oil and gas, this proposed condition is very likely to result in proponents completely avoiding oil and gas exploration or development in the Gwich'in Settlement Area. The Gwich'in Tribal Council have indicated their interest and support for increasing oil and gas exploration investment in 	
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		<p>the region whereas this regional condition might actually hinder that goal</p> <ul style="list-style-type: none"> • AANDC is organizing information sessions throughout the Mackenzie Valley on unconventional oil and gas resources. The Planning Board and/or Gwich'in Tribal Council should contact AANDC if they are interested in arranging presentations in Gwich'in communities. These information sessions may assist in addressing concerns related to unconventional oil and gas development in the Gwich'in. • AANDC is responsible for issuing leases (e.g., Exploration Licences) for oil and gas exploration in the NWT. Legislation that regulates oil and gas in Canada does not make any distinction between conventional and unconventional, regular natural gas, coal bed methane or shale gas. The resources are simply referred to as 'gas' in legislation. Similarly, there is no distinction between 'shale oil' and 'oil'. It is unlikely that distinctions could be made in the Exploration Licence on these grounds. • Issuing a license that would exclude exploration of any 'shale' encountered in a drilling well is not practical. Similarly, a ban on 'fracturing' may not be practical as this term applies to a wide spectrum of technology – some of which do not use water at all (e.g. acid fracturing). It is worth noting that hydraulic fracturing is also used in conventional reservoirs to enhance permeability. 	
34	Page 61, 4.4.7 Sumps	<p>Largely used recommended wording from GNWT.</p> <p>The condition has been reworded to clarify that the intent is a restriction on all types of sumps. If a proponent feels strongly that a sump is necessary for a project this can be evaluated using the exception or amendment process. Exceptions can usually be processed within the timelines of regulatory authorities so will not create delays if a proponent has the required information prepared for a regulatory authorization.</p>	AANDC, GNWT

35	Page 63, 4.6 Lands in Special Management Zones	clarified paragraph 4, item #3	GNWT
36	Page 65-115, 4.6.1 through 4.6.17 Special Management Zones	<p>Revised special management zone conditions: Revised Condition, <i>Previous Wording</i>, changes highlighted</p> <p>Conditions regarding Barren-ground Caribou:</p> <ol style="list-style-type: none"> 1. Regulatory authorities issuing permits, licences or authorizations will work with the Gwich'in Renewable Resources Board and the Department of Environment and Natural Resources on setting specific measures so that; <ol style="list-style-type: none"> a) Activities requiring a permit, licence or authorization will not block or cause substantial diversion to migrating barren-ground caribou.ⁱ b) Activities that may interfere with migration will cease until the migration has passed.ⁱⁱ c) Activities at any time of the year will not alter caribou migration habitat in a way that will prevent caribou from using it in the future. <p>The Planning Board recommends that monitors be used to assess the presence of migrating caribou within proposed activity sites.</p> <p>Conditions regarding Barren-ground Caribou:</p> <ol style="list-style-type: none"> 1. <i>Activities requiring a permit, licence or authorization will not block or cause substantial diversion to migrating barren-ground caribou.ⁱⁱⁱ Activities that may interfere with migration will cease until the migration has passed. The Planning Board recommends that monitors be used to assess the presence of migrating caribou within proposed activity sites.</i> 2. <i>Activities at any time of the year will not alter the caribou migration habitat in a way that will prevent caribou from using the migration corridor in the future.</i> 	Environment Canada

		<p>Conditions regarding Traditional Harvesting:</p> <ol style="list-style-type: none"> 1. New activities requiring permits, licences or authorizations should not interfere with traditional harvesting. 2. Before any activity requiring a permit, licence or authorization takes place, the local Gwich'in Renewable Resources Council(s), local Gwich'in Council(s), the Gwich'in Renewable Resources Board, and the Department of Environment and Natural Resources shall be consulted to help identify affected harvesters and specific measures to mitigate impacts. <p>Conditions regarding Traditional Harvesting:</p> <ol style="list-style-type: none"> 1. <i>New activities requiring permits, licences or authorizations should not interfere with traditional harvesting.</i> 2. <i>Before any activity requiring a permit, licence or authorization takes place the (local) Gwich'in Renewable Resource Council(s), (local) Gwich'in Council(s), Gwich'in Renewable Resource Board, the Department of Environment and Natural Resources and the Department of Fisheries and Oceans shall be consulted.</i> <p>Conditions regarding Tourism Value:</p> <ol style="list-style-type: none"> 1. Any new activities requiring permits, licences or authorizations, not related to maintenance, construction and operations on the existing right-of-way, will not be visible from the highway. 2. Department of Transportation activities related to maintenance, construction and operations on the existing right-of-way should be conducted such that the scenic value along the highway is preserved. <p>Conditions regarding Waterfowl:</p> <ol style="list-style-type: none"> 1. Proponents requiring a permit, licence or authorization will demonstrate that proposed activities at any time of year will not have adverse effects on waterfowl nesting and staging sites. 	<p>Environment Canada, GNWT</p> <p>AANDC, Environment Canada, GNWT</p> <p>No change to Conditions regarding Tourism Value: explanations in comments documents</p> <p>Environment Canada</p>
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		<p>2. Waterfowl nesting and staging sites near proposed activities should be identified in advance through the use of scientific and traditional knowledge and be avoided by a minimum of 250 metres at any time of year.^{iv}</p> <p>3. Aircraft should maintain a minimum altitude of 650 metres when flying over this Special Management Zone in June, July and August.^v Additionally, concentrations of waterfowl should be avoided laterally by 1500 metres, or more.^{vi} Notices will be distributed to all air companies operating in the GSA by the Gwich'in Land Use Planning Board.</p> <p>Conditions regarding Waterfowl:</p> <p>1. <i>Proponents requiring a permit, licence or authorization will demonstrate that proposed activities at any time of year will not have adverse effects on waterfowl nesting and staging sites.</i></p> <p>2. <i>Waterfowl nesting and staging sites near proposed activities should be identified in advance through the use of scientific and traditional knowledge and be avoided by a minimum of 250 metres at any time of year.^{vii}</i></p> <p>3. <i>Aircraft should maintain a minimum altitude of 650 metres when flying over this Special Management Zone in June, July and August.^{viii} Additionally, concentrations of waterfowl should be avoided by 1500 metres, or more.^{ix} Notices will be distributed to all air companies operating in the GSA.</i></p> <p>Conditions regarding Peregrine Falcons and other Raptors:</p> <p>1. Proponents requiring a permit, licence or authorization will demonstrate that there will be no adverse effects on nesting raptors from the beginning of March to the end of August.</p> <p>2. Raptor nesting sites should be avoided by a minimum of 500 metres at any time of year.^x</p>	<p>Environment Canada</p> <p>GLUPB</p>
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		<p>3. Aircraft should maintain a minimum altitude of 650 meters when flying over areas likely to have nesting raptors.^{xi} Notices will be distributed to all air companies operating in the GSA by the Gwich'in Land Use Planning Board.</p> <p>Conditions regarding Peregrine Falcons and other Raptors:</p> <ol style="list-style-type: none"> 1. <i>Proponents requiring a permit, licence or authorization will demonstrate that there will be no adverse effects on nesting raptors from the beginning of March to the end of August.</i> 2. <i>Raptor nesting sites should be avoided by a minimum of 250 metres.^{xii}</i> 3. <i>Aircraft should maintain a minimum altitude of 650 meters when flying over areas likely to have nesting raptors.^{xiii} Notices will be distributed to all air companies operating in the GSA.</i> <p>Conditions regarding Heritage Resources:</p> <ol style="list-style-type: none"> 1. Significant heritage resources are known to exist in the area. Applicants for permits, licences and authorizations should be prepared to assess the impact of their proposed activities on heritage resources in the area and submit a plan for doing so with their applications. 2. Regulatory authorities issuing permits, licences or authorizations will work with heritage and community organizations on developing conditions for the protection of heritage resources in the area. These organizations include the Prince of Wales Northern Heritage Centre, the Gwich'in Social and Cultural Institute and the local Gwich'in Renewable Resources Council(s) and local Gwich'in Council(s). <p>Conditions regarding Heritage Resources:</p> <ol style="list-style-type: none"> 1. <i>Significant heritage resources are known to exist in the area. Applicants for permits, licences and authorizations should be prepared to assess the impact of their proposed activities on</i> 	<p>GNWT</p>
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		<p>known heritage resources in the area and submit a plan for doing so with their applications.</p> <p>2. Regulatory groups issuing permits, licences or authorizations will work with heritage and community groups on developing conditions for the protection of heritage resources in the area. In this case heritage and community groups refer to the Prince of Wales Northern Heritage Centre, the Gwich'in Social and Cultural Institute and the (local) Gwich'in Renewable Resource Council(s) and (local) Gwich'in Council(s).</p> <p>Condition regarding Fish:</p> <p>1. During peak migration times in the spring and fall, new activities requiring a permit, licence or authorization will not be allowed unless it is demonstrated by the proponent that no negative impacts on fish habitat or impediments to the movement of fish will occur. Peak migration times for fish will be established by the proponent with the concurrence of the Gwich'in Renewable Resources Board, Fisheries and Oceans Canada, and the local Gwich'in Renewable Resources Council(s).</p> <p>Condition regarding Fish:</p> <p>1. During peak migration times in the spring and fall, new activities requiring a permit, licence or authorization will not be allowed unless it is demonstrated that no negative impacts on fish habitat or impediments to the movement of fish will occur. Peak migration times for fish will be established through consultation with the through consultation with the Gwich'in Renewable Resource Board, the Department of Fisheries and Oceans, the (local) Gwich'in Renewable Resource Council(s).</p>	<p>DFO</p>
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		<p>Conditions regarding Dall's Sheep:</p> <ol style="list-style-type: none"> 1. Proponents requiring a permit, licence or authorization will demonstrate that the proposed activities will not disturb the sheep during lambing season or have adverse effects on important habitat. Proponents should consult with the Gwich'in Renewable Resources Board and the GNWT department of Environment and Natural Resources when preparing regulatory applications to ensure they have identified and addressed potential impacts on Dall's sheep. 2. Outfitters are encouraged to contact regulatory authorities issuing permits, licences or authorizations to request to be added to referral lists. Being informed of the regulatory process of any development project proposed in their licence area will allow outfitters to contribute their knowledge of Dall's sheep for species management, as well as, allow their advance planning of operations to best avoid development activities for a better client experience. <p>Conditions regarding Dall's Sheep:</p> <ol style="list-style-type: none"> 1. <i>Proponents requiring a permit, licence or authorization shall demonstrate that the proposed activities will not disturb the sheep during lambing season or have adverse effects on important habitat. Proponents should consult with the Gwich'in Renewable Resources Board and the GNWT department of Environment and Natural Resources when preparing regulatory applications to ensure they have identified and addressed potential impacts on Dall's sheep.</i> 2. <i>Regulatory groups issuing permits, licences or authorizations in licenced outfitter areas will refer applications to the affected outfitters to inform them of development activities.</i> 	<p>AANDC</p>
<p>37</p>	<p>Page 72, 4.6.3 Peel River/Peel Channel SMZ</p>	<p>Added reference to Knut Lang NWT Historic Site</p>	<p>GLUPB</p>

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38	Page 75, Nataiinlaih SMZ	Corrected reference to Nataiinlaih NWT Historic Site from nomination to actual NWT Historic Site.	GLUPB
39	Page 113, 4.6.17 Headwaters of the Arctic Red River SMZ	<p>Identified presence of Redstone mountain woodland caribou and SARA considerations. Added reference to ENR important Wildlife Areas report.</p> <p>Added reference to ARR phase II cultural assessment in first paragraph.</p>	GLUPB
40	Page 118, 4.7.1 General Rules for Conservation and Heritage Conservation Zones	<p>Clarified that the list of activities is not just what isn't allowed, but also ones that are allowed with special consideration for conditional approvals.</p> <p>Corrected "Tourism Operator Licence"</p>	<p>AANDC, GNWT</p> <p>GNWT</p>
41	Page 121, 4.7.2 iii) Rules for Outfitting and Tourism (in CZ)	<p>Reworked condition for harvest from management plan to approval by GRRB and ENR</p> <p>Corrected "Tourism Operator Licence"</p>	<p>Environment Canada</p> <p>GNWT</p>
42	Page 123-124, CZ A Rat River/Husky Channel/Black Mountain	<p>Updated reference to Ehdiitat Gwich'in Cultural Landscape NWT Historic Site from nomination to actual NWT Historic Site.</p> <p>Cleaned up wording on resource development: split into separate paragraph for each resource type. Revised wording on outfitting to say GRRB is investigating. There are concerns that the Dall's sheep population is decreasing, and harvest restrictions are being proposed. Because the interest for commercial outfitting will remain and the population might stabilize in the future, the wording is intentionally generalised.</p>	GLUPB
43	Page 130, Travaillant Lake/ Mackenzie River/ Tree River CZ	Clarified only a portion of the headwaters and caribou wintering range is in the zone.	GLUPB

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44	Page 140, 4.7.4 Gwich'in Heritage Conservation Zone Descriptions	Updated T'oodih description by removing reference and picture of the healing camp (which was moved into Fort McPherson recently). Added scenic shot from GSCI website.	GLUPB
45	Page 148, 5.1 General Considerations (for Implementing the Plan)	Added specific MVRMA references to list of implementation responsibilities. Removed bullet on recommended actions	GNWT
46	Page 148, 5.2 Obligations for Implementation	Revised to clarify no obligations are placed on plan signatories regarding recommended actions that were moved into the regional plan of action.	AANDC, GNWT
47	Page 154, 6.1 Purpose of Regional Plan of Action	Updated text to reflect that the Environmental Stewardship Framework Steering Committee no longer exists	AANDC
48	Page 155, 6.1.2 Endorsement (of RPA)	Revised to clarify no obligations are placed on plan signatories regarding recommended actions that were moved into the regional plan of action.	AANDC, GNWT

ⁱ Nunavut Planning Commission. 1997. Caribou Protection Measures in West Kitikmeot Regional Land Use Plan. Nunavut.

ⁱⁱ Porcupine Caribou Management Board. December 8, 2014. Submission to YESAB: YESAB file 2014-0112: Eagle Plains Multi-Well Exploration Program by Northern Cross Yukon: Review of potential impacts and mitigations with respect to the Porcupine Caribou Herd. (*Contains very good example of specific measures to determine when to cease operations.*)

ⁱⁱⁱ Nunavut Planning Commission. 1997. Caribou Protection Measures in West Kitikmeot Regional Land Use Plan. Nunavut.

^{iv} Nunavut Impact Review Board. 1997. Screening Terms and Conditions. Nunavut.

^v Canadian Wildlife Service. 1997. Draft Recommended Minimum Altitudes for Aircraft Flying near Birds in the Inuvialuit Settlement Region.

^{vi} Environment Canada. 2010. Comment on April 2010 Draft Revised Gwich'in Land Use Plan.

^{vii} Nunavut Impact Review Board. 1997. Screening Terms and Conditions. Nunavut.

^{viii} Canadian Wildlife Service. 1997. Draft Recommended Minimum Altitudes for Aircraft Flying near Birds in the Inuvialuit Settlement Region.

^{ix} Environment Canada. 2010. Comment on April 2010 Draft Revised Gwich'in Land Use Plan.

^x Adapted to be consistent with the Sahtu Land Use Plan. April 2013. Referenced in that document to the Government of the Northwest Territories

^{xi} Canadian Wildlife Service. 1997. Draft Recommended Minimum Altitudes for Aircraft Flying near Birds in the Inuvialuit Settlement Region.

^{xii} Nunavut Impact Review Board Screening Terms and Conditions, 1997.

^{xiii} Canadian Wildlife Service. 1997. Draft Recommended Minimum Altitudes for Aircraft Flying near Birds in the Inuvialuit Settlement Region.