

**DOCUMENT "A"**

**MINISTER'S DETERMINATION  
CONDITIONS OF APPROVAL**

Pursuant to Regulation 87-83 under the Clean Environment Act

October 31, 2016

File Number: 4561-3-1439

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1. In accordance with section 6(6) of the Regulation, it has been determined that the undertaking may proceed following approval under all other applicable acts and regulations.
  2. Commencement of this undertaking must occur within three years of the date of this Determination. Should commencement not be possible within this time period, the undertaking must be registered under the *Environmental Impact Assessment Regulation* (87-83) – Clean Environment Act again, unless otherwise stated by the Minister of Environment and Local Government.
  3. The proponent shall adhere to all obligations, commitments, monitoring and mitigation measures presented in the EIA registration document dated July 2016, as well as all those identified in subsequent correspondence during the registration review. Additionally, the proponent shall submit a summary table detailing the status of each Condition listed in this Determination to the Manager of the Environmental Assessment (EA) Section, Department of Environment & Local Government (DELG) every 6 months from the date of this Determination until such a time as all the Conditions have been met or until it is deemed (by the Manager, EA Section, DELG) to be no longer necessary.
  4. The Canadian Food Inspection Agency (CFIA) has a number of requirements related to importing or exporting animal feed, seeds, plants, fish and compost etc. In order to determine if there are importing requirements for this project, the proponent must first consult CFIA's online Automated Import Requirement System (AIRS). If AIRS determines an *Import Permit* is required, the proponent will then be required to contact CFIA's Centre of Administration to apply for the *Import Permit*. For more information, and to access AIRS, please refer to the following link:  
<http://inspection.gc.ca/animals/aquaticanimals/imports/eng/1299156741470/1320599337624>
  5. Prior to processing Tilapia onsite and/or exporting outside of the province or country, the proponent must contact CFIA to determine if the facility must be registered and meets CFIA's regulatory requirements. For more information, the proponent should contact their local CFIA office at 99 Mount Pleasant Road, P. O. Box 1036, St. George NB, E5C 3S9, Tel.: (506) 755-5150.
  6. Prior to selling compost anywhere in Canada, the proponent must first contact CFIA in order to ensure the proposed composting operation meets CFIA's regulatory requirements. Additional information on the sale and marketing of compost can be found at the following web location: <http://www.inspection.gc.ca/plants/fertilizers/trade-memoranda/t-40/eng/1307910204607/1307910352783>, or by contacting the local CFIA office at (506) 755-5150.

7. Should the proponent wish to compost material on site in the future for retail purposes, the proponent must first apply for and if required, obtain a *Water Quality Approval to Operate* under the *Water Quality Regulation - Clean Environment Act* for the operation of a Composting Facility. An application must be submitted to DELG at least 90 days prior to the anticipated start date of any composting operation. For more information, please contact DELG at 506-453-7945.
8. The proponent shall obtain an *Inland Commercial Aquaculture License* from the Department of Agriculture, Aquaculture and Fisheries (DAAF) prior to commencing the project. For more information, please contact DAAF's St. George Regional Office at: 506-755-5150.
9. Prior to importing or transferring Tilapia to/from the facility, the proponent shall obtain an *Introductions and Transfers Permit* from the Department of Fisheries and Oceans (DFO) by applying to the New Brunswick Introductions and Transfers Committee. For more information, please contact the Senior Aquaculture Management Officer, DFO St. George Office by phone at: 506-752-1906 or email: [jeff.cline@dfo.mpo.gc.ca](mailto:jeff.cline@dfo.mpo.gc.ca).
10. Prior to the commencement of any activity within 30 meters of a watercourse or wetland, the proponent must first apply for and obtain a *Watercourse and Wetland Alteration Permit*. For more information, please contact the Manager, Watercourse and Wetland Alteration Program, DELG at 444-5149.
11. A flowmeter must be installed at the facility's water inlet and the data recorded, in order to track the facility's water usage.
12. In the event of the sale, lease, or any other conveyance or change of control of the project, or any portion thereof, the proponent must provide written acknowledgement from the lessee, controller or purchaser confirming that they will comply with the Conditions of this Determination to the Manager, EA Section, DELG.
13. The proponent shall ensure that all developers, contractors and operators associated with the construction and operation of the project are aware of and comply with the above requirements.