

December 18, 2024

Lauren Greenhough  
Environment and Sustainability Manager  
Heidelberg Materials Canada Limited  
Via E-mail: [lauren.greenhough@heidelbergmaterials.com](mailto:lauren.greenhough@heidelbergmaterials.com)

Dear Ms. Greenhough:

Further to your e-mail of December 5, 2024, I wish to advise you that pursuant to Section 44 of the *Environmental Protection and Enhancement Act* (EPEA), I have considered the application of the environmental assessment process to your proposed Scott Project. This activity is not a mandatory activity for the purposes of environmental assessment. Having regard to the consideration set out in Section 44(3) of EPEA, I have decided that further assessment of the activity is not required. Therefore, a screening report will not be prepared and an environmental impact assessment report is not required.

Please note that this decision is based on the current information about the project and that I reserve the ability to review this decision should different and/or new information come to light. Heidelberg Materials Canada Limited should also note that Section 47 of EPEA gives the Minister of Environment and Protected Areas the authority to order the preparation of an environmental impact assessment report under appropriate circumstances, notwithstanding a director's decision to not require an environmental impact assessment report.

Heidelberg Materials Canada Limited should be advised that although an environmental impact assessment report is not required for this project, Alberta Environment and Protected Areas (EPA) may have other regulatory requirements under EPEA and/or the *Water Act* and/or the *Public Lands Act*. For more information about regulatory requirements under EPEA and/or the *Water Act*, please contact Craig Knaus ([craig.knaus@gov.ab.ca](mailto:craig.knaus@gov.ab.ca)). For information regarding the regulatory requirements under the *Public Lands Act* please see the website: <https://www.alberta.ca/public-lands-dispositions.aspx>.

Heidelberg Materials Canada Limited should also note that the Government of Alberta's Indigenous consultation policies and guidelines may apply to this project. For more information, please contact the Aboriginal Consultation Office <https://www.alberta.ca/indigenous-consultations-in-alberta.aspx>.

There is the potential requirement for a review under the *Historical Resources Act*. Contact the Historic Resources Management Branch, Alberta Culture at [Historical.LUP@gov.ab.ca](mailto:Historical.LUP@gov.ab.ca).

Heidelberg Materials Canada Limited should also contact the Impact Assessment Agency of Canada (IAAC) ([pnr-rpn@iaac-aeic.gc.ca](mailto:pnr-rpn@iaac-aeic.gc.ca)) to discuss the potential submission of a federal

project description and any federal environmental assessment requirements under the *Impact Assessment Act*.

If you have any questions or need further information, please contact me at 780-644-4983.

Sincerely,

Lori Havanka  
Approvals Program Manager  
Regulatory Assurance Section  
Environment and Protected Areas  
(Designated Director, *Environmental Protection and Enhancement Act*)

cc: L. Friend (NRCB)  
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