



Whitehorse Mining District  
102 - 300 Main Street (K-102)  
Whitehorse, YT, Y1A 2B5

June 14, 2022

Q2022\_0171  
By Email

Aleister Grant

Dear Aleister Grant:

Re: Class 1 Notification Q2022\_0171 - Allowed with additional terms and conditions.

This letter is to inform you that your Class 1 Notification Q2022\_0171 is valid as of June 13, 2022.

Your Class 1 Notification and proposed work program (June 13, 2022 - June 12, 2023) is allowed to proceed with the following terms and conditions:

- The operator shall reclaim all areas of disturbance (e.g shaft) as soon as they are no longer required and have all reclamation completed on or before June 13th, 2023
- Section 14(1) of the Quartz Mining Act states: "There shall be excepted from the provisions of section 12 any land occupied by any building, and land falling within the curtilage of any dwelling-house...unless with the written consent of the owner..."  
What this means is that no work, including exploration or mining, can occur within the 'curtilage' (as defined to be the developed and used areas of any property), including driveways, yards, fenced areas, storage areas, etc., unless you have written permission from the owner of the dwelling.
- The operator shall contact an Inspector (867-456-3877) no less than 2 weeks prior to beginning work at the site, and no less than 2 weeks prior to June 13th, 2023.

- It is an operating condition of a Class 1 operation that no person shall, within 300 m of a dwelling place, carry out any drilling activity or any activity referred to in column 1 of the table to section 3 of the Quartz Mining Land Use Regulation, other than an activity set out in item 2, 3, 6, or 18 of that table, without the prior consent of the owner and the occupant of the dwelling-place.

Security may be required at any time by the Chief. The operator must furnish security within thirty (30) days of receiving the written notice from the Chief of the requirement to post security.

To help improve the environmental performance of your program, you are encouraged to refer to the attached operational guidelines. In addition, you are encouraged to contact affected First Nations to further discuss your program.

Class 1 work cannot occur on claims/leases that have lapsed or pending claims/leases until they are granted by a Mining Recorder. Please ensure the claims/leases within your Class 1 Notification are in good standing prior to beginning your work program. Any work occurring on pending or lapsed claims/leases will be in contravention of the *Quartz Mining Act* and *Territorial Lands (Yukon) Act* and representation work conducted will not be accepted by the Mining Recorder.

Please note: the notification will expire on June 12, 2023 and all reclamation must be completed at the end of the program or prior to the expiry of this notification, whichever comes first. All proposed activities must abide by Schedule 1 (Operating Conditions) of the *Quartz Mining Land Use Regulation*. In the event that claims/leases lapse, a Class 3 or 4 authorization is issued, or that agreements to operate on claims/leases are dissolved, the Class 1 notification becomes null and void for that portion of the program, where there is no right to the minerals.

If you have any questions about this letter, please contact the district office by phone at 867-667-3190, fax at 867-667-5150, or email at [whitehorse.mining@yukon.ca](mailto:whitehorse.mining@yukon.ca).

Sincerely,  
Bobbie Milnes



Chief of Mining Land Use

cc  
Tourism and Culture  
Kwanlin Dün First Nation  
Ta'an Kwäch'än Council