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VIA E-MAIL: <a href="mailto:sam@greenwoodconst.ca">sam@greenwoodconst.ca</a>

January 16, 2018

Mr. Sam Greenwood Greenwood Construction Company Limited 205467 County Rd. 109 Amaranth, ON L9W 0V1

RE: Greenwood Construction Company Limited

Peer Review of Air Quality Assessment - Violet Hill Pit, Part Lots 30, 31, and 32, Concession 4 in the Town of Mono, County of Dufferin, Ontario.

OPA and Zoning By-Law Amendment Application

Town of Mono, Ontario

Dear Mr. Greenwood:

Trinity Consultants Ontario Inc. (Trinity) is pleased to provide Greenwood Construction Company Limited (Greenwood) the following information in response to the environmental peer review comments provided by R.J. Burnside & Associates Limited (Burnside) for the above-referenced site, dated December 21, 2017. The comments were provided to Greenwood by the Town of Mono in response to submission of the following Trinity report and letter.

Air Quality Assessment (AQA) Report, Violet Hill Pit, Town of Mono, prepared by Trinity Consultants Ontario Inc. (Trinity), dated March 2016.

Letter from Trinity Consultants, dated June 30, 2017 and Drawing prepared by Rollings Hyland Consulting page 2 of 5 dated July 7, 2017

These documents were completed in support of applications to amend the Official Plan and Zoning By-law to obtain a licence under the Aggregate Resources Act (ARA) for proposed gravel pit operations on lands owned in the Town of Mono. The application will be for a Class 'A' Licence to Operate a Pit above the known water table. Responses to the peer reviews of the submitted AQA report and follow-up letter is provided below as a copy of the peer review comments followed by Trinity's italicized response.

## **BURNSIDE AIR QUALITY PEER REVIEW**

As noted in the Trinity letter the proposed asphalt treatment of the entrance/exit road from the limit of 3<sup>rd</sup> Line EHS to the extraction limit should stand and will reduce dust caused by trucks and vehicles entering and exiting the site. Internal roads being treated with asphalt grindings will serve to further reduce onsite dust however, a complete dust suppression plan would formulate part of the applicant's requirements should the application be approved.

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This is addressed in the prepared "BEST MANAGEMENT PRACTICES PLAN FOR FUGITIVE DUST" (finalized January 2018).

We hope this supplemental information meets the requirements of the Town of Mono and addresses the peer reviewer's comments. If you have any questions or comments about the information presented in this letter, please do not hesitate to call me at (416) 391-2527.

Sincerely,

**Trinity Consultants** 

Karina E Kenzo kerg

Karina E Kenigsberg, M.Sc., P.Eng.

Senior Consultant

cc: Mr. Craig Lang, C.D. Laing Aggregate Management Services Ltd. Chris Scullion, Trinity