

Report on the Administration of the *Transportation of Dangerous Goods Act, 1990*

2014

Department of Economic Development and Transportation

INTRODUCTION

The *Transportation of Dangerous Goods Act, 1990* (the Act) is Nunavut's complement of the federal *Transportation of Dangerous Goods Act, 1992*.¹ Where the federal legislation applies to the transportation modes subject to federal jurisdiction (i.e. air, interprovincial or international marine, rail and road transport), the territorial Act applies only to intra-jurisdictional road transport operations.

In the interests of consistency and national uniformity, Nunavut's *Transportation of Dangerous Goods Regulations, 1991* (the Regulations) adopt by reference the federal regulations² pursuant to the federal Act as they apply to road transport. In this manner, dangerous goods moving in Canada from one mode of transportation to another and/or between jurisdictions are subject to a consistent regulatory framework.

Section 62 of the *Transportation of Dangerous Goods Act, 1990* requires the responsible Minister to table an Annual Report during the first session of the Legislative Assembly following the year that is subject of the report.

The report must describe any:

- a) Permit issued under subsection 4(1);
- b) Application made under subsection 7(1);
- c) Amendment, cancellation or suspension of a permit under paragraph 10(d);
- d) Order issued under subsection 31(1);
- e) Report made under subsection 34(1);
- f) Directive issued under subsection 35(1);
- g) Appeal commenced under section 36;
- h) Action taken by the Government of Nunavut for the recovery of reasonable costs and expenses under section 38;
- i) Proceedings instituted in respect of an offence under the Act or Regulations; and
- j) Conviction for contravention of the Act or Regulations.

Permits, Applications and Amendments

Section 4 of the Act allows the Minister to issue permits exempting the transportation of dangerous goods from the application of this Act or the Regulations.

Section 7 provides for the submission, by a carrier, of an application for a permit.

¹ The name of the Nunavut statute is *Transportation of Dangerous Goods Act, 1990*; the name of the federal statute is *Transportation of Dangerous Goods Act, 1992*.

² The name of the Nunavut regulation is *Transportation of Dangerous Goods Regulations, 1991*. The federal regulation is simply Transportation of Dangerous Goods Regulations.

Section 10 gives the Minister authority to amend, cancel or suspend a permit under certain circumstances.

There were no applications for permits and none were issued, amended, cancelled or suspended in 2014.

Orders

Under Section 31(1) of the Act, an inspector may issue an order to the owner or person in charge of dangerous goods if:

- There is a discharge of dangerous goods from a container packaging or vehicle transporting the dangerous goods
- There is a reasonable likelihood of a discharge of dangerous goods from a container packaging or vehicle transporting the dangerous goods; or
- The dangerous goods are being transported in contravention of the Act or Regulations.

An order may require the person to cease transporting the dangerous goods, remove the dangerous goods or take any other measures that are necessary to protect life, health, property or the environment.

No orders were issued in 2014.

Reports of Road Transport Related Discharges

Section 34 of the *Transportation of Dangerous Goods Act, 1990* requires that discharges of dangerous goods be duly reported.

In Nunavut, reports are made to the Northwest Territories-Nunavut 24-Hour Spill Report Line, a service administered through an agreement between Nunavut's Department of Environment, the Government of the Northwest Territories and the federal departments of Indigenous and Northern Affairs Canada (INAC) and Environment and Climate Change. The agreement establishes one telephone number to which all spills in Nunavut and the Northwest Territories are reported.

In 2014, fifteen (15) road transport related spills that occurred in Nunavut were reported to the spill line. None of these were reportable discharges under the Regulations. A reportable discharge is one that involves a substance classified as a dangerous good under Schedule 1 of the federal Regulations, in a quantity which exceeds the minimum quantity for that class of dangerous good as set out in Part 8 of the federal Regulations.

Directives, Appeals and Actions for Recoveries

Sections 35, 36 and 38 of the Act refer to Ministerial directives, appeals against Ministerial directives and recoveries of public expenditures made to remedy abandoned or discharged dangerous goods.

In 2014 no directives were issued, no appeals to directives were made, and no actions were taken to recover public expenditures.

Proceedings and Convictions

In 2014 the Department of Economic Development and Transportation did not institute any proceedings for violations of the Nunavut *Transportation of Dangerous Goods Act, 1990* or the *Transportation of Dangerous Goods Regulations, 1992*.

No convictions were made for contraventions of the Act or Regulations.