

BETTER RULES TO PROTECT CANADA'S ENVIRONMENT AND GROW THE ECONOMY

BENEFITS FOR CANADIANS

ASSESSING WHAT MATTERS TO CANADIANS

Developing resources while protecting the environment requires taking a big-picture look at a project's potential impacts.

Project reviews would consider not just impacts on our **environment**, but also on **social and health** aspects, **Indigenous peoples, jobs** and the **economy** over the long-term. We would also conduct gender-based analyses.

Project reviews would consider how projects are consistent with our environmental obligations and climate change commitments, including the Paris Agreement on Climate Change.

We would undertake a **strategic** assessment for **climate change** to provide guidance on how to consider greenhouse gas emissions in individual project reviews.

REGULATORY CERTAINTY AND PREDICTABILITY FOR COMPANIES

The new impact assessment system would be **more efficient and predictable**, giving companies the **clarity** they need.

Project reviews would be rigorously managed to ensure that they are more timely. Companies would know what is required from them at the outset, including what is required for Indigenous engagement.

A revised project list based on clear criteria would identify which types of projects would require a review, offering greater clarity about how the new rules apply.

PUBLIC PARTICIPATION, SCIENCE, AND TRANSPARENCY

We would ensure that Canadians' views are heard from the start and improve participant funding programs for Indigenous peoples and the public.

Project decisions would be guided by **science, evidence and Indigenous traditional knowledge**. Science and evidence provided by companies would be rigorously reviewed by federal scientists. Independent reviews would be done where there is strong public concern or the results of a study are uncertain.

We would increase online access to science and evidence, including data on follow-up, monitoring, compliance and enforcement. We would also make easy-to-understand summaries of decisions publicly available.

A SINGLE AGENCY TO CONDUCT IMPACT ASSESSMENTS

To rebuild public trust and make the review process **more efficient and consistent**, a single Agency would lead federal project reviews and coordinate consultations with Indigenous peoples.

The Canadian Environmental Assessment Agency would become the Impact Assessment Agency of Canada. It would work collaboratively with life-cycle regulators, such as the Canadian Energy Regulator, the Canadian Nuclear Safety Commission and offshore boards.

The Agency would coordinate with provinces and territories to advance our commitment to **one project, one review**.

PARTNERING WITH INDIGENOUS PEOPLES

The goals of **reconciliation** must guide our shared path forward.

There would be **early and regular engagement** with Indigenous peoples based on recognition of Indigenous **rights and interests** from the start.

We would work in partnership with Indigenous peoples for project reviews.

Consideration of Indigenous traditional knowledge would now be mandatory. We would protect the confidentiality of Indigenous traditional knowledge (e.g. sacred site locations) and respect Indigenous laws and protocols for its use.

A NEW CANADIAN ENERGY REGULATOR

A modern energy regulator has an essential role to play in ensuring access to safe, affordable and reliable energy and guiding Canada's transition to a **low-carbon economy**.

We would replace the National Energy Board with an independent, new federal agency called the Canadian Energy Regulator (CER).

This would ensure that good projects go ahead with **timely decisions** that reflect common values and shared benefits.

The new CER would be built on: **modern effective governance, more inclusive** engagement, greater Indigenous participation, stronger safety and environmental protection, and more timely decisions.

Life-cycle regulators would retain responsibility for the assessment of non-designated projects.

PROTECTING CANADA'S NAVIGABLE WATERS

To protect the public right of navigation, we are bringing forward the *Canadian Navigable Waters Act*.

New navigation protections would apply to all of Canada's navigable waters — covering our vast network of rivers, lakes and canals. New **modern safeguards** would create **greater transparency**, and give local communities a say in projects that could affect their navigation. This includes a greater level of oversight for navigable waterways that are most important to Canadians and to Indigenous peoples, including eligible Heritage and wild and free-flowing rivers.

RESTORING LOST PROTECTIONS TO FISH AND FISH HABITAT

We are strengthening the protection of all fish and fish habitat for future generations. Legislative amendments would **restore lost protections** by protecting all fish and fish habitats; **strengthen the role of Indigenous peoples** in project reviews, monitoring and policy development; and allow for **better management of large and small projects** that may be harmful to fish or fish habitat through a new permitting system and codes of practice.

