## MEMORANDUM FOR RECORD

SUBJECT: No Permit Required for POA-2024-00205, Yukon River

 Having reviewed the information provided by the applicant along with information available to this office I have determined that no permit is required for the following reasons.

In relation to regulated waterbodies:  $\boxtimes$ The activity would not occur within the jurisdictional limits of a Water of the U.S. as defined by Section 404 of the Clean Water Act; and/or,  $\boxtimes$ The activity would not occur within the jurisdictional limits of a Navigable Water of the U.S. as defined by Section 10 of the Rivers and Harbors Act of 1899. In relation to regulated activities:  $\boxtimes$ The proposed activity does not constitute the discharge of dredged or fill material into Waters of the U.S. as defined by Section 404 of the Clean Water Act; and/or,  $\boxtimes$ The proposed activity does not affect the course, capacity. condition, or location of a Navigable Water of the U.S. as defined by Section 10 of the Rivers and Harbors Act of 1899. The proposed activity qualifies for a Section 404 exemption under Section 323.4 – Discharges not requiring permits. Section 10 Bridges – USCG. The authority to regulate work associated with bridges and causeways over navigable waters of the United States resides with the Secretary of Transportation, pursuant to Section 9 of the Rivers and Harbors Act of 1899 under the Department of Transportation Act of October 15, 1966 (49) U.S.C. 1155(g)(6)(A)).

2. Rationale: The proposed activity consists of removing an existing house and rebuilding a new house in the same footprint. I consulted the NWI and aerial imagery and have determined that the ground in the review area (Figure 1) immediately adjacent to the existing building has previously been disturbed;

therefore no new placement of fill will be required to complete the proposed action. After reviewing the information provided by the applicant, I have determined that AJD is not necessary. I have determined that a "no permit required" letter will suffice, because the proposed project does not require authorization from the Corps due to the nature of the proposed work.

Heidi Zimmer
Heidi Zimmer

Regulatory Specialist



66.563197N, -145.260168W Block 29, Lot 1 Fort Yukon, Alaska



Figure 1. Rehabilitation Project Site 2

66.563623N, -145.247173W Block 14 Lot 6 Fort Yukon, Alaska

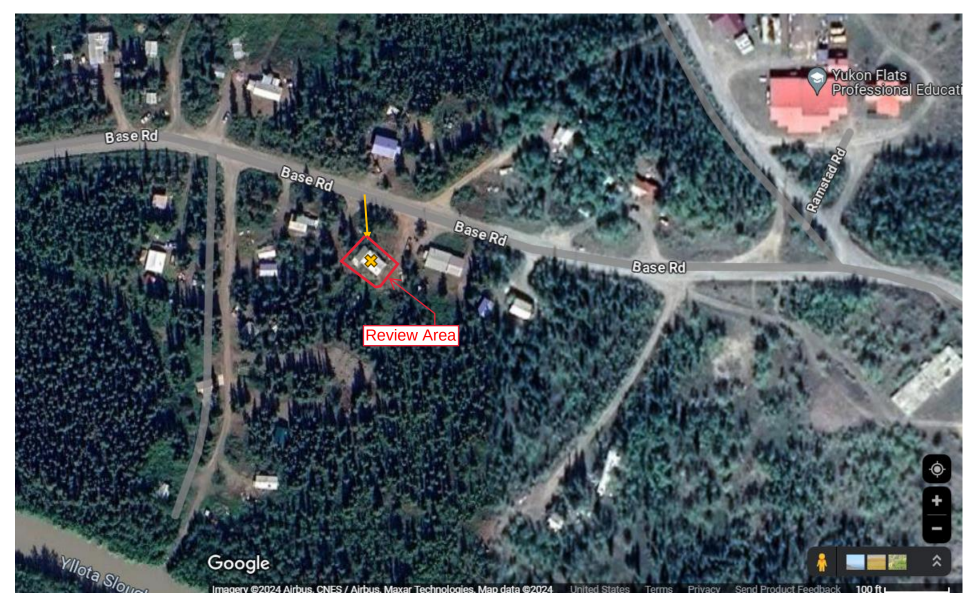


Figure 1. Rehabilitation Project: Site 3

66.562665N, -145.232071W Plat 96-108 Lot 2 Fort Yukon, Alaska

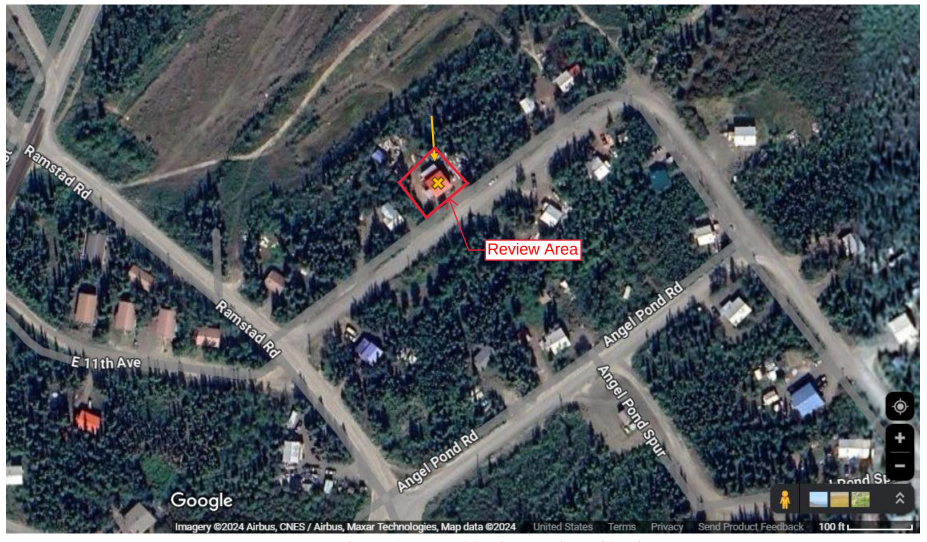


Figure 1. Rehabilitation Project: Site 4

66.569628N, -145.235290W Block 7 Lot 3 Fort Yukon, Alaska

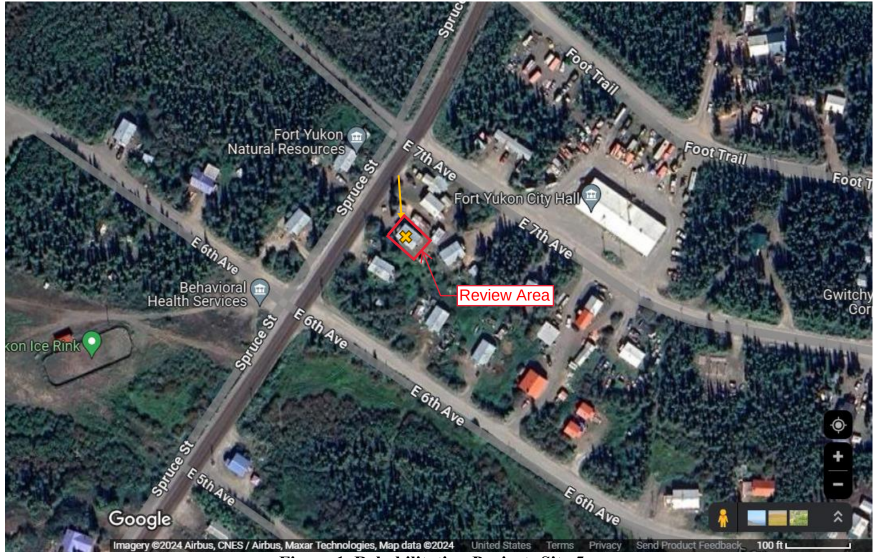


Figure 1. Rehabilitation Project: Site 5

66.566049N, -145.243573W Block 2 Lot 5 Fort Yukon, Alaska

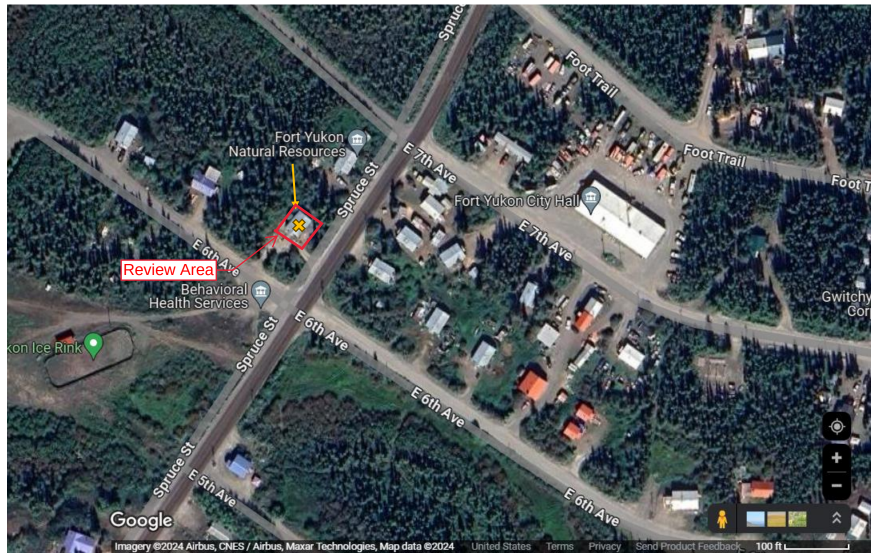


Figure 1. Rehabilitation Project: Site 6

66.566113N, -145.244742W Block 3 Lot 3 Fort Yukon, Alaska

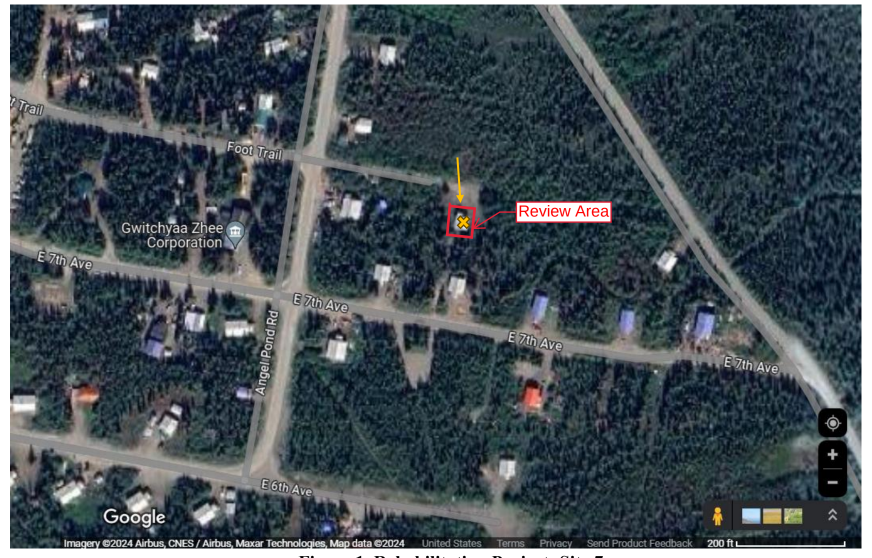


Figure 1. Rehabilitation Project: Site 7

66.565841N, -145.235002W Block 18 Lot 7 Fort Yukon, Alaska

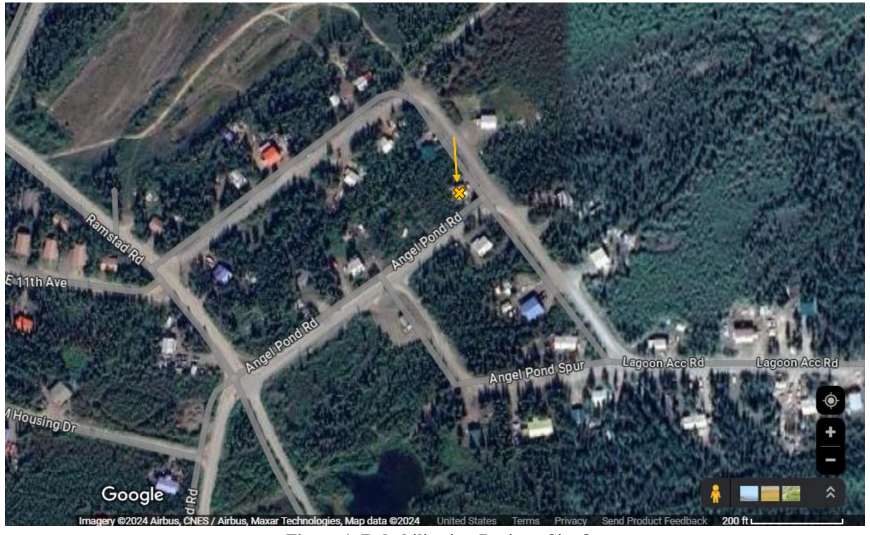


Figure 1. Rehabilitation Project: Site 8

66.569408N, -145.232446W Block 8 Lot 6 Fort Yukon, Alaska