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NUNAVUT WATER BOARD
NUNAVUT IMALIRIYIN KATIMAYINGI

File No: NWB5QIK0207

July 30, 2003

Scott Hamilton, Manager
DEW Line Clean-up Project
Defense Construction Canada
Place de Ville, Tower B
112 Kent Street, 17th Floor
Ottawa ON K1A 0K3

RE: Amendment 1 to NWB5QIK0207

Dear Mr. Hamilton

Please find attached Amendment 1 to Licence No. NWB5QIK0207 issued to Defence Construction Canada by the Nunavut Water Board (**Motion #: 2003-07-08**) pursuant to its authority under Article 13 of the *Agreement between the Inuit of the Nunavut Settlement Area and Her Majesty the Queen in Right of Canada* and the *Nunavut Waters and Nunavut Surface Rights Tribunal Act*. The terms and conditions of the original Licence related to water use and waste disposal remain an integral part of this approval.

Sincerely,

Original Signed by:
Philippe di Pizzo
Executive Director

Enclosure: Licence No. **NWB5QIK0207-Amendment 1**

cc: Michelle McChristie, DIAND Iqaluit
Constantine Bodykevich, DIAND Inspector
Salamonie Shoo, Qikiqtani Inuit Association
Gladys Joudrey, Nunavut Impact Review Board
Josee Gallipeau, Nunavut Wildlife Management Board
Mike Fournier, Environment Canada
Colette Meloche, Environment Canada
Earle Baddaloo, Department of Sustainable Development
Jordan DeGroot, Department of Fisheries and Oceans
Eva Schulz, UMA Engineering Ltd.

LICENCE AMENDMENT No. 1

Licensee:	Defence Construction Canada
License No:	NWB5QIK0207
Effective Date:	July 30, 2003

Pursuant to its authority under Article 13 of the *Agreement between the Inuit of the Nunavut Settlement Area and Her Majesty the Queen in right of Canada* and the *Nunavut Waters and the Nunavut Surface Rights Tribunal Act*, the Nunavut Water Board hereby grants the following license amendment.

The License issued June 20, 2002 shall be amended to include the following terms and conditions:

PART A: SCOPE, JURISDICTION, ENFORCEMENT, AND DEFINITIONS

Item 2 Amend the definition for:

“Landfarm Facility” comprises the area and associated structures designed to contain and biologically treat Type B soils, as shown in the FOX-5 (Broughton Island) Station Area Landfarm Plan and Cross Section, Drawing No. H-B223/1-9101-109, submitted in the Application dated February 13, 2003.

PART E: CONDITIONS APPLYING TO SOLID WASTE DISPOSAL

Insert Item 3 The Licensee shall contain and biologically treat Type B soils in the Landfarm Facility.

PART F: CONDITIONS APPLYING TO THE UNDERTAKING

Amend Item 1 The Licensee shall ensure that the location and construction parameters of the Tier II contaminated soil and non-hazardous waste landfills, petroleum-impacted soil land-farms, roads including stream crossings, active layer monitoring wells, thermal monitoring sites and any other associated structures conform to the plans submitted to the Board by the Licensee on February 19, 2003, and contained in FOX-5 Broughton Island Site Plan and Engineered Drawings (Drawing Nos. H-B223/1-9101-101 to H-B223/1-9101-103, inclusive; H-B223/1-9101-105; H-B223/1-9101-106; H-B223/1-9101-109; and H-B223/1-9101-116 to H-B223/1-9101-119, inclusive).

PART J: CONDITIONS APPLYING TO SURVEILLANCE NETWORK PROGRAMS

Insert Item 7

The Licensee shall within 30 days of the issuance of this amendment submit to the Board for approval an addendum to the Monitoring Plan required under Part J, Item 1, which addresses the following issues:

- i. Monitoring of the biodegradation process at the Landfarm Facility;
and
- ii. Monitoring of any discharge of effluent from the perimeter collection trench associated with the Landfarm Facility

All terms and conditions of the License NWB5QIK0207 dated June 20, 2002 still apply.

This License Amendment issued and recorded at Gjoa Haven on July 30, 2003.

Approved by,

Original Signed by:

Philippe di Pizzo
Executive Director