## TYPE "A" WATER LICENCE APPLICATION CONFORMITY ASSESSMENT MEADOWBANK PROJECT - NUNAVUT

Nunavut Water Board Preliminary Guidelines for Applicant - Agnico-Eagle Mines Ltd. – Meadowbank Project Dated: 14 March 2007	YES	NO	REVIEWING PARTIES COMMENTS [ DFO ]
The Applicant shall submit with the application a concise executive summary of the application and of any separate supporting document, report or study, in English, Inuktitut and Inuinnaqtun. A summary document should be presented which is to contain details of the information requested rather than general statements.			
In complying with the NWB information guidelines, the Applicant, where practical, may combine components of the information requested in List 2.1 and 2.2 as well as the information requested in Section 3 into more concise plans to provide clarity and eliminate duplication. If this practice is considered, than the Applicant shall clearly outline, through proper referencing and clear detailed statements, how the NWB shall consider the documents that have combined elements of information. Information management is the responsibility of the Applicant. The Applicant is to guide the NWB through its application in a fluid logical manner.		no	The applicant has not provided the Type "A" Water License Application in a fluid logical manner and has not properly referenced the combined elements of information.
The Applicant is to recognize that the NWB water licence application process is independent of NIRB's environmental assessment process. As such, the materials provided to NWB must be able to support the application on their own merit. If documents used during the NIRB process are also being used to support the NWB water licence then they must be submitted and adequately referenced in the NWB water license application. It is inferred that information filed at NIRB may form the basis of the design, operations, and management of the infrastructure and systems proposed in the water licence application. The Applicant is to decide in what fashion they wish to compliment the water licence application with materials filed with NIRB. Of course the Applicant is required to guide the NWB through water licensing materials with appropriate referencing of materials that may compliment the water licence			

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The Applicant is to understand that each piece of design or management correspondence shall act as a discrete stand-alone document that effectively discusses the specifics of a particular design or management plan (that is signed for authorship, and where appropriate, sealed by a qualified professional) The Applicant is to provide a CV (curriculum vita) for each signing professional as well as any other representative that intends to participate at a Public Hearing in its water licence application. The CV, partnered with the application materials and/or testimony provided, will allow the NWB to understand the weight of opinions presented through the written and verbal records.		no	The NNLP references the EIA and supporting documents when it is to act as a stand alone document. CVs have been provided.
The NWB will not engage in an exhaustive process of conditionally approving technical reports through conditions set in a water licence. Thus it will be necessary to provide information related to design and management prior to water licence issuance. With this in mind the Applicant is encouraged to develop the design of infrastructure, and formulate management, operational, and contingency plans beyond the conceptual and intermediate phases before the submittal of a water licence application.			
Through the design of a full scale operational mine, it is intuitively understood that individual designs and management plans will interconnect with one another (i.e. Site water management is a function of the structures on site set to convey waters). The Applicant is to communicate the connectivity of discrete design and management plans through discussion in the discrete designs and management plans or through a separate document that details the macroscopic view of mine component interconnectivity. A statement should be included to further clarify interlinking and cross-referencing of sub-documents. For example, if a main summary document is used to guide the reader through the application, links to sub-documents along with cross-linking between sub-documents may be required (when examining the contents of Annex A, a discrete Abandonment and Restoration (A&R) Plan is not presented. It must be understood that the Applicant is to still guide the NWB through A&R practices presented in individual reports through a covering document that outlines all components of the A&R Plan in the water licence application). Cross-referencing to all sub-documents and reference materials should include title,			

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	The NWB encourages and expects the Applicant to adhere to best engineering practices and sound construction methods when designing and managing infrastructure related to the use of waters or the deposition of wastes. The NWB encourages the use of ASTM standards when defining and developing project specifics in technical documents. Generally the following information should be presented, though not limited to, when submitting application designs and plans as outlined in List 2.1			
List 2.1				
i	Design rational; design requirements, design criteria, design parameters, design standards/analysis/method;			
ii	Design assumptions and the limitations associated with such design assumptions;			
iii	The inclusion of clear, definable engineering qualifiers with all design drawings and reports;			
iv	Site specific data and analysis to support the design and management decisions made;			
V	Materials that appropriately delineate the particulars of a design or plan;			
vi	Construction methods and procedures in how infrastructure will be put in place on-site.			
vii	Instrumentation and monitoring requirements of the proposed designs and plans;			
viii	Details on how facilities, structures, and plans will be operated, maintained and implemented;			
ix	Details on chemicals or other hazardous or potentially hazardous materials that will be used and will be in contact with or may impact water either directly or indirectly;			
X	Mitigation measures that will be implemented when working in close proximity to water;			
хi	Appropriate referencing of other documents and annexed materials.			

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	The Applicant should also consider that the concept of Adaptive Management includes the need to describe the methods used to assess the risks associated with uncertainty in design and management, and clearly outline the measures and quantifiable markers for when a final design decision will be made. The Applicant shall keep in mind that Adaptive Management is a flexible framework to implement final decisions through a mature intermediate design and not a "revolving door" design method that allows for multi-iterations to a preliminary design. A commitment to a final design needs to be made through the designs and plans submitted in the water licence application, or a clear defined criteria for which final design decisions will be made must be submitted when a final design can not be presented. Installing the strategy of Adaptive Management through the design and management of the Meadowbank Project can positively refine mine operations through the dynamics of scientific modeling, experimentation and monitoring to improve processes and lessen environmental impact. The NWB will consider the key decision points the  The NWB expects that plans and designs shall be presented where the use of water or deposit of waste will take place. The Applicant shall also consider that information must be presented where there is a potential impact through the deposition of waste, and describe the measures the applicant proposes to take to avoid or mitigate any adverse impact of the use of waters or the deposit of			COMMENTS [DFO]
	waste1; This may include, but not be limited to, the design and management of the issues in List 2.2.			
Liet 2.2				
List 2.2	earthwork infrastructure;			
ii	water intake facilities and how water will be withdrawn:			
"	interim and permanent waste rock facilities;			
iv	tailings containment area;			
V	landfills;			+
vi	landfarms;			<del> </del>
vii	fuel and chemical storage facilities;			
viii	explosives management areas and facilities;			
ix	construction materials (i.e. quarried rock);			

	Nunavut Water Board Preliminary Guidelines for Applicant - Agnico-Eagle Mines Ltd. – Meadowbank Project Dated: 14 March 2007	YES	NO	REVIEWING PARTIES COMMENTS [ DFO ]
Х	hazardous waste facilities;			
хi	site water management facilities;			
xii	wastewater treatment facilities;			
xiii	ore stockpiles and waste rock piles;			
xiv	dewatering programs;			
ΧV	hydrostatic testing programs;			
xvi	road, airstrip and ice road construction;			
xvii	water use;			
xviii	macroscopic site surface water and groundwater management;			
xix	spill contingency and emergency response;			
XX	interim and final abandonment and reclamation of the mine site;			
xxi	aquatic effects monitoring;			
xxii	general monitoring;			
xxiii	quality assurance and quality control;			
xxiv	geotechnical and structural monitoring			
XXV	the collection of weather data for purposes of mine design;			
xxvi	metal leaching / acid rock drainage management;			
xxvii	permafrost protection.			
	It is understood that the Meadowbank Project may not include all of the design, construction, monitoring, and management plans listed above and that other designs and management plans may be required to be submitted by the Applicant. The NWB is available to assist and provide additional guidance on each design and management plan through future interactions with the Applicant. The Applicant shall understand that there will be a requirement to provide appropriately qualified as-built construction drawings once structures have been constructed and are in operation.			

Nunavut Water Board Preliminary Guidelines for Applica Mines Ltd. – Meadowbank Project Dated: 14 March 2007	nt - Agnico-Eagle	YES	NO	REVIEWING PARTIES COMMENTS [ DFO ]
A summary table of all monitoring commitments is to be prov Surveillance Network Program (SNP) locations. The table sho not limited to, parameter(s), location, frequency, and mining p cross-referencing to sub-document where detailed informatio Where appropriate, a map detailing location of monitoring is t within the application. It is suggested that the Applicant conta Manager of Field Operations at Indian and Northern Affairs C	ould include, but bhase, along with, in was provided. to be provided ct Peter Kusugak,			
The application is to include a summary table of expected que of waters over time in all sumps, SNP, and discharge points, applicable, adaptive management criteria to benchmark if mitigation/contingency are to be implemented, ii) if applicable criteria, and iii) management action.	along with i) if			
The Applicant is to detail what information will be included in along with a proposed layout of information that will be submit within the application.				
The Applicant is to submit a water licence application report to structure design and management plans that use waters or mathrough the deposition of wastes. The Applicant is encouraged design and management discussion through a clear methodic logical in nature. Additional information may be required from following an initial assessment of the application by the NWB assist the Applicant in completing water licence application materials.	nay impact waters ed to develop cal layout that is the Applicant . The NWB will paterials and	yes		
The Applicant is to file, through cover letter correspondence, application completeness authored and signed by the Chief E indicating that the application submitted is considered complete guidelines issued have been consulted.	Executive Officer ete and the			
The NWB will not process an application that it deems to be in when supporting documents have not been submitted. The Note required hearing notice of no less than sixty-days after it deems to be complete. The Applicant shall understand that the wate application must be a stand-alone document.	IWB will give the ms the application			

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	Although the NWB water license application is a stand alone document the Applicant must understand that it can not replace or supersede any other government regulations, territorial or federal. As such the commitments made by the Applicant to other governmental bodies (i.e. NIRB) should be described in a conformity table for all conditions pertaining to the water licence. Section 3 lists information that should also be included in the water licence application.		no	
	The NWB understands that the Applicant has communicated with and will provide each organization included on the NWB's distribution list with the application and determine the number of copies and the format (electronic and/or hard copies) each interested organization requires to complete their respective reviews.			
3	Additional Information to be Considered by the Applicant			
1	Water Quality			
i	Results of the assessment of the permeability of any faults beneath the northwest arm of Second Portage Lake (i.e. the tailings impoundment area);			Not reviewed
ii	Mitigation measures that can be undertaken if groundwater monitoring around the Second Portage tailings facility demonstrates that contamination from tailings has occurred through the fault;			Not reviewed
iii	Results of the re-sampling of the existing groundwater monitoring wells, which was to occur as soon as possible upon reopening the camp in 2007;			Not reviewed
iv	Revised estimates of the quality of the groundwater that will flow into the open pits, using existing groundwater data from both rounds of sampling (i.e. 2003 and 2004);			Not reviewed
v	Revised site water quality model using the updated estimates of the quality of groundwater flowing to the pits, and additional groundwater quality data collected on site. The revised water quality model should be used to assess the impacts of pit water discharges on the environment and to the develop mitigation measures for disposing of pit water of poor quality;			Not reviewed

	Nunavut Water Board Preliminary Guidelines for Applicant - Agnico-Eagle Mines Ltd. – Meadowbank Project Dated: 14 March 2007	YES	NO	REVIEWING PARTIES COMMENTS [ DFO ]
vi	Detailed contingency plans for the treatment of turbid water during dewatering activities and/or increased suspended solids during operations (i.e rewatering);			Not reviewed
vii	Detailed information regarding the disposal of lake bottom sediments;			Not reviewed
viii	Detailed water treatment plans for discharges from the Tailings Impoundment Area, as well as the Vault Pit attenuation pond (on a contingency basis). Water treatment plans should include estimates of treatment efficiency for each parameter of concern and a description of pH adjustment methods;			Not reviewed
ix	Details regarding treatment of camp sewage, including the type of treatment system and the expected treatment capabilities;			Not reviewed
х	The NIRB Project Certificate requires the establishment of "receiving environment discharge criteria" for discharges into Wally Lake and Third Portage Lake. The water license application should clearly outline the proposed discharge criteria, how the criteria were developed, and how these criteria will be used to prevent ecological effects in the receiving environment as a result of reconnecting the pit lakes to the watershed (especially in regards to contaminants, major ions and nutrients);			Not reviewed
хi	Details regarding the effluent outfall configuration;			Not reviewed
xii	Predictions for the likely behaviour of the discharge plume;			Not reviewed
xiii	Bathymetric information for Wally Lake;			Not reviewed
xiv	Detailed treatment plans for the treatment of effluent from attenuation pond and/or reclaim pond prior to transfer to the Goose Pi			Not reviewed
XV	Discussion of the consequences of long-term stratification in the pit lakes and associated contingency plans; and			Not reviewed
xvi	Monitoring plan for the Baker Lake collection sump, including parameters to be sampled, sampling frequency and sampling locations.			Not reviewed
2	Spill Contingency Plan			
i	Detailed Spill Contingency Plan for the mine site, the all-weather road, and the marine components. The Spill Plan should include, but not be limited to, the following information:			Not reviewed

	Nunavut Water Board Preliminary Guidelines for Applicant - Agnico-Eagle Mines Ltd. – Meadowbank Project Dated: 14 March 2007	YES	NO	REVIEWING PARTIES COMMENTS [ DFO ]
ii	Identification, description and evaluation of the potential impacts of all project-related accidents and malfunctions (i.e. types, sources, threat-risk assessment, worst-case scenarios, etc.) that may occur during each phase of the project, including, but not limited to:			Not reviewed
а	Spills of petroleum hydrocarbons, hazardous materials, and other contaminants of concern onto land, ice, and into marine waters (i.e. ocean/sea/salt waters), freshwaters, ground waters, and potable water supplies;			Not reviewed
b	Explosions;			Not reviewed
С	Fires;			Not reviewed
d	Transportation accidents involving aircraft, marine vessels and barges, and land based motor vehicles, including any hazardous material cargoes for all modes.			Not reviewed
iii	Description of emergency response plans and procedures for the accidents, and malfunctions, including: the level of preparedness; safety; response capacity; and technological capability and any deficiencies or shortcomings in this regard, and indicate how the latter will be addressed. Plans should incorporate sufficient detail to understand and assess emergency preparedness and response capability; ensure emergency response plans will work; and, determine how and when plans will work.			Not reviewed
iv	Identification of communities, organizations, agencies, boards, and governmental parties (and their regulatory requirements) involved in preparing programs and identify opportunities for partnerships, coordination, and participation			Not reviewed
V	Explanation of how the Applicant will ensure project contractors meet the Applicants' due diligence standards with respect to oil and hazardous material spill prevention, preparedness, response, and restoration.			Not reviewed
vi	A timetable for when the Applicant will file the appropriate plans and procedures as required by the governmental parties.			Not reviewed
3	Closure and Reclamation Plan			
i	Details regarding the timing of the removal of dewatering dikes and the implications of this action on water quality; and	yes		

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ii	Detailed information regarding the method used to remove/breach the dewater dykes, including details of any mitigation measures for any adverse impacts.	yes		
4	Air Quality			
i	Monitoring plan for incinerator emissions (including, but not limited to, stack testing and annual reporting);			Not reviewed
ii	Detailed waste management plan; and			Not reviewed
iii	Justification regarding the selection of incinerators in regards to the use of best available economically feasible technologies.			Not reviewed
5	Fisheries			
	Generally, to mitigate potential impacts to fish and fish habitat, any works or undertakings associated with the Meadowbank Project that are in or near waters frequented by fish should:	yes		
i	Comply with the DFO legislation/policies/guidelines/Operational Statements as outlined below or noted within Section 3 of the Preliminary Guidelines for the Applicant.	yes		
ii	Be done in manner that prevents the deposit of any materials in waters frequented by fish,	yes		
iii	Comply with the DFO Freshwater Intake End-of-Pipe Fish Screen Guideline (March, 1995), to minimize impingement/entrainment of fish,	yes		
iv	Comply with the Guidelines for the Use of Explosives in or Near Canadian Fisheries Waters (Wright and Hopky, 1998), whenever possible	yes		
V	Ensure that hydrostatic testing be done in manner that prevents the transfer of aquatic species into water bodies where they do not currently frequent,	yes		
vi	Ensure that groundwater is managed in a manner that prevents any seepage of hazardous waste materials into waters frequented by fish.	yes		
	Site specific environmental data considerations for works in or near waters that are frequented by fish should include, but not be limited to:	yes		
vii	Description of proposed works or undertakings (culvert crossing, bridge, intake, infilling pipeline, etc.)	yes		

	Nunavut Water Board Preliminary Guidelines for Applicant - Agnico-Eagle	YES	NO	REVIEWING PARTIES
	Mines Ltd. – Meadowbank Project Dated: 14 March 2007			COMMENTS [ DFO ]
viii	Construction Plans:			The construction plans for the intake and effluent discharge
				pipes, Turn Lake Road crossing
				and the diversion of Phaser Lake
				outflow from Vault Lake to Turn
				Lake have not been provided.
			no	
	a proposed start and completion dates	yes		
	<b>b</b> methods of construction			The methods of construction are
				noted that information can be found in the EIA and supporting
				documents. As the Type A water
				license is a stand alone
				document, this information
				should be included in the NNLP.
			no	
	detailed site description (incl. diagrams, photos)		no	Photos are required
	d details of materials and machinery to be used		no	
	e a description of types and quantities of explosives to be used, if any		no	
	f operation and maintenance plans		no	
ix	Fish and Fish Habitat Present:	yes		
	a detailed area description (including Photographic record),		no	Photos are required
	<b>b</b> description of fish habitat (including river or lake bottom substrates such as silt, sand, or cobble),	yes		
	c presence of sensitive habitats (spawning, migration corridors etc.),	yes		
	d description of aquatic and riparian vegetation,	yes		
	e fish community and lifestage present,	yes		
	f depth and watercourse width,	yes		
	g max/min water flows, currents, tides			Tides relate to marine
		yes		environments which are not part of the Water License
	h turbidity and sediment loads (total suspended solids),	yes		

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	i sport, commercial, subsistence fishery present,	yes		
Х	Potential Environmental Effects and Mitigation Measures to Protect Fish Habitat	yes		
	a potential effects on fish or fish habitat,	yes		
	<b>b</b> area (in m2) to be impacted,		no	Areas are indicated in hectares not square metres.
	<b>c</b> measures to avoid sensitive periods and habitat areas (i.e., spawning beds, migration corridors),	yes		
	d measures to avoid physical impacts on habitat,	yes		
	e measures to maintain flows and fish passage,	yes		
	f measures to avoid sedimentation,	yes		
хi	Compensation/Monitoring:		no	Compensation plans for the net loss of habitat related to the TIA and the dewatering dikes have been provided; however, the compensation plans for the elimination of the westermost channel have not been provided.
	a Detailed habitat no-net-loss plan and site restoration plan,	yes		
	<b>b</b> on site construction monitoring plan,		no	Section 6 of the NNLP indicates that a Sampling and Analysis Plan will be prepared to outline all monitoring required to meet the conditions of a Fisheries Act authorization. The SAP has not been provided.
	c post construction monitoring	yes		
	6 Transportation	,,,,	1	
	The Applicant will also be responsible to provide formal applications to the Navigable Waters Protection Program (NWPP) for any works			Not reviewed
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7	Annual Reporting			
	The annual report should include, but not be limited to, reporting of:			Not reviewed
i	Water related monitoring;			Not reviewed
ii	Comparison of water quality and quantity monitoring data to the forecasted information in the summary table attached to the application;			Not reviewed
iii	Implementation of the conditions in the NIRB project certificate related to NWB mandate;			Not reviewed
iv	Project changes under Adaptive Management; and			Not reviewed
V	Any actions took to resolve directions from the Inspector.			Not reviewed
8	Security			
of m ui	The Applicant is to provide an estimate of security as defined under Section 76 of NWNSRTA and Section 12 of the NWT Water Regulations. The Applicant must inform the NWB if a compensation agreement is in place as required under Section 58 otherwise an estimate of compensation as suggested under Section 60 of the Act for the Board's decision is required.			Not reviewed
4	Additional Documents to Assist the Applicant			
	For the development of supplemental information the Applicant should be guided by, and is directed to, the following standards/guidelines/legislation that includes, but is not limited to:			
	AWWA (American Water Works Association) - Standard Methods for the Examination of Water and Wastewater.			
	CCME (Canadian Council of Ministers of the Environment) – Environmental Code of Practice for Above Ground and Underground Storage Tanks Systems containing Petroleum Product and Allied Petroleum Products (2003);			
	CCME – Canadian Environmental Quality Guidelines			
	CCME – Canadian-Wide Standards for Petroleum Hydrocarbons in Soil			
	DFO – Freshwater Intake End-of-Pipe Fish Screen Guide;			

Nunavut Water Board Preliminary Guidelines for Applicant - Agnico-Eagle Mines Ltd. – Meadowbank Project Dated: 14 March 2007	YES	NO	REVIEWING PARTIES COMMENTS [ DFO ]
<ul> <li>DFO – Guidelines for the Use of Explosives In or Near Canadian Fisheries Water;</li> </ul>			
DFO - Guidelines for the Use of Explosives in or near Canadian Fisheries Waters,			
DFO – Operational Statements			
DFO – Policy for Management of Fish Habitat;			
DFO – Practitioners Guide to the Risk Management Framework			
DFO – Practitioners Guide to Habitat Compensation			
<ul> <li>EC (Environment Canada) – Guidelines for the Preparation of Hazardous Material Spill Contingency Plans;</li> </ul>			
EC – MMER Environmental Effects Monitoring Program Protocol;			
EC - Canada-Wide Standards for Mercury Emissions			
GN (Government Nunavut) – Contaminated Site Remediation;			
GN – Environmental Guideline for Contingency Planning and Spill Reporting in Nunavut;			
GN – General Management of Hazardous Waste in Nunavut;			
GN – Occupational Health &Safety Guidelines;			
GN – Spill Contingency Planning and Reporting Regulations;			
GN – Environmental Protection Act;			
GNWT – Ice Road Guidelines;			
HC - The Guidelines for Canadian Drinking Water Qquality			
INAC (Indian and Northern Affairs Canada) – A Policy Respecting the Prohibition of Bulk Water Removal from Major River Basins in Nunavut;			
INAC – Mine Site Reclamation Policy for Nunavut;			
International Cyanide Management Code			
<ul> <li>JC (Justice Canada) – Nunavut Waters and Nunavut Surface Rights Tribunal Act;</li> </ul>			
JC- Territorial Lands Act;			
JC – Territorial Land Regulations;			
JC – Canadian Environmental Protection Act			

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•	Federal Registration of Storage Tank Systems for Petroleum Products and Allied Petroleum Products on federal Lands or Aboriginal Lands Regulation			
•	Sulphur in Diesel Regulation			
•	Fuels Information Regulation No. 1			
•	Sulphur in Gasoline Regulation			
•	Benzene in Gasoline Regulation			
•	Interprovincial Movement of Hazardous Waste Regulation			
•	Federal Halocarbon Regulation			
•	National Pollutant Release Inventory			
•	Environmental Emergencies Regulation			
•	JC – Fisheries Act			
•	Metal Mining Effluent Regulations			
•	JC – Water Regulations (as attached to the Nunavut Waters and Nunavut Surface Right Tribunal Act) and other guidelines adopted by the NWB;			
	NWTWB – Guidelines for Abandonment and Restoration Planning for Mines in the NWT;			
•	ASTM - Standards			
	The Mining Association of Canada "A Guide to the Management of Tailings Facilities" (1998);			
•	CDA – Dam Safety Guidelines			
•	Navigable Waters Protection Act (NWPA)			
•	TC - Navigable Waters Protection Program (NWPP)			
	TC – Transportation of Dangerous Goods Act/Regulations;			
•	Workplace Hazardous Materials Information System (WHMIS);			
	Copies of all guidelines referenced in this document may be available on the NWB ftp site or with Justice Canada for federal legislation and policies. The Applicant may have to contact the appropriate author of the above listed guidelines for a copy if needed.			

	Nunavut Water Board Preliminary Guidelines for Applicant - Agnico-Eagle	YES	NO	REVIEWING PARTIES
	Mines Ltd. – Meadowbank Project Dated: 14 March 2007  The Applicant is encouraged to consult with governmental agencies on issues related with the above listed guidelines. When a guideline is used by the Applicant the NWB requests the use of well-developed statements within the body of a reports text to clearly reference where a guideline was used. Additionally, a summary table detailing what standards/guidelines was considered with reference to application section, title, and page number shall be included in the main application document. When developing discussion and the Applicant's case, the application is to point the NWB to the appropriate section of a governmental guideline where additional information may be found. It is the Applicant's responsibility to ensure that all necessary standards and guidelines are considered in the water licence application.			COMMENTS [ DFO ]
	ANNEX A			
	The NWB has prepared the attached Table of Contents (TOC) with the Applicant to guide the structure and format of the application. This TOC will act as a reference to where information, relevant to the water licence application, has been filed. Compliance to the TOC does not imply that all necessary materials to deem the application complete are submitted.			
	Meadowbank Draft TOC for the NWB Licence Application			
	Executive Summary			
	English			
	Inuktitut			
1.0	Introduction			
2.0	Project Description			
2.1	Summary of Key Baseline Studies			
2.2	Regional and Local Setting			
2.2.1	Surface Water Regime			
2.2.1.1	Receiving lakes (lake id, hydrology, water quality); bathymetry, overland runoff			
2.2.2	Groundwater Regime			
2.2.2.1	(Hydraulic conductivity, groundwater quality)2			

	Nunavut Water Board Preliminary Guidelines for Applicant - Agnico-Eagle Mines Ltd. – Meadowbank Project Dated: 14 March 2007	YES	NO	REVIEWING PARTIES COMMENTS [ DFO ]
2.2.2	Groundwater Regime			
2.2.2.1	(Hydraulic conductivity, groundwater quality)2			
2.2.3	Ground Conditions for Engineering Designs			
2.2.3.1	(Dewatering dikes, tailings, faults)			
2.2.4	Mine Rock Geochemistry			
2.2.4.1	Waste rock			
2.2.4.2	tailings;			
2.2.4.3	overburden)			
2.3	Mine Plan Overview			
3.0	Water Licence Activities			
3.1	Water Withdrawal Activities			
3.1.1	Camp use			
3.1.2	Mill use			
3.2	Water Diversion Activities			
3.2.1	East dike			
3.2.2	Central dike			
3.2.3	Goose dike			
3.2.4	Portage dike			
3.2.5	Walley dike			
	2 The groundwater quality model should be revised using all available data			
3.2.6	Other small dikes			
3.2.7	Ditches and sumps			
3.2.8	Lake dewatering -Vault, Second and Third Portage Lake			
3.2.9	Vault Road culvert			
3.2.10	Discharge into Walley Lake			
3.2.11	Discharge into Third Portage			
3.2.12	Dike Breach			
3.3	Waste			
3.3.1	Mine Rock Waste Piles- Portage and Vault			

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3.3.2	Tailings Impoundment Facility			
3.3.3	Landfills3			
3.4	Other Licence Related Activities			
3.4.1	Baker Lake Fuel Tank Farm			
3.4.2	Baker Lake ditches and sumps			
4.0	Management Plans			
4.1	Waste Rock Management			
4.2	Tailings Management			
4.3	Water Management (incl. water balance)			
4.3.1	Water treatment (incl sewage)			
4.4	Baker and Plant Site Facilities4			
4.4.1	Fuel storage			
4.4.2	Landfill			
4.5	Landfill management5			
4.6	Emergency response and spill contingency6			
5.0	Proposed Water Quality Discharge Limits			
6.0	Environmental Monitoring Plans			
	3 The Applicant is to also detail how petroleum contaminated soils on site will be managed during operation. If this includes the use of a Landfarm facility the Applicant is to include pertinent details and design on such. 4 Incineration issues related to water licensing shall be included in the water licence application. 5 The Applicant is to detail operations and management of Landfarm Facilities if they are proposed. 6 This shall be for all operations associated with the project (i.e. mine site, roads, barging activities).			
6.1	Rock Storage Facility			
6.2	Tailings Monitoring			
6.3	Mine Site Water Quality			
6.4	Receiving Water Quality			
6.5	Waste areas (Landfill, hazardous waste, etc)			

	Nunavut Water Board Preliminary Guidelines for Applicant - Agnico-Eagle Mines Ltd. – Meadowbank Project Dated: 14 March 2007	YES	NO	REVIEWING PARTIES COMMENTS [ DFO ]
6.6	Baker Lake Marshalling Area			