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March 24, 2006

Joe Murdock Technical Advisor Nunavut Water Board P.O. Box 119 Gjoa Haven, NU X0B 1J0

Re: NWB License No. 2BE-CNA0608 – Submission of Revised Spill Contingency Plan and Revised Abandonment and Restoration Plan

Dear Mr. Murdock,

Enclosed please find, as per the terms and conditions of the above reference NWB License issued on February 22, 2005, a copy of a revised Spill Contingency Plan and a copy of a revised Abandonment and Restoration Plan for Stornoway Diamond Corporation's Central Nunavut Exploration Project.

Both plans have been revised to the best of our abilities at this time and have for the most part addressed the specific additions and changes that were specified in the terms and conditions of 2BE-CNA0608, however, following please find a detailed listing of items that could not be addressed at this time, accompanied by an explanation for their exclusion from the revision of each of the respective plans.

Part H, Item 1.ii – As fly camp locations have not been visited on the ground at this time it is impossible to provide exact locations outlining such specific logistical details as requested in this item. In addition, the camp description covered under the authority of this license is for small, temporary portable tent camps which will have no sophisticated infrastructure, and therefore in our view would not warrant such detailed advanced planning. All general information regarding Stornoway Diamond Corporation's water supply equipment, grey water disposal methods, and sewage disposal methods was provided in the requisite Supplementary Camp Questionnairre submitted as a part of the original license application, as were maps illustrating the 5 camp locations covered by this license.

Exact waste disposal locations and water supply facilities can all be documented after they have been determined and provided to the board in the requisite annual report. At this time it is just not possible to provide such details.

Part H, Item 6. – As explained previously, with the small portable nature of the camps covered under the authority of this license it did not seem prudent, economical, or even feasible at the time of planning this program to fly to each location and take the GPS coordinates of where our 3 (maximum) fuel drums will possibly be stored. Once we have occupied the camps the fuel storage locations will be provided to you in the annual report form to be submitted by March 31 of each year. In response to your inquiry as to the type of GPS receiver that will be used for the determination of the coordinates reported it is a "Garmin 76" and the number of iterations taken for the determination of each coordinate will be 5 seconds.

In addition, as mentioned in my e-mail to Richard Dwyer on March 23, 2006 it appears that the Nunavut Water Board is under the impression that an Abandonment and Restoration Plan for this project was not submitted with the application documents, however we do have on record that it was. As Stornoway Diamond Corporation's general Abandonment and Restoration Plan template has changed since the submission of this application I have submitted a revised version specific to this project and hope that it will meet your detailed requirements.

If you have any questions or comments regarding this submission please contact the undersigned at your convenience.

Yours truly, **STORNOWAY DIAMOND CORPORATION** Per:

"Nicole Westcott"

Nicole Westcott Land Administrator