Appendix C Kahuna Diamond Project Abandonment and Restoration Plan

Dunnedin Ventures Inc

January 21, 2016

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Kahuna Diamond Project Abandonment and Reclamation Plan

Preamble

This Abandonment and Restoration Plan is effective as of January 1, 2016. It applies specifically to the Kahuna Diamond Project centered at 589105mE, 6999465mN (NAD 83, Zone 15), see attached maps in Appendix I.

Dunnedin Ventures Inc currently holds a Class 1 Land Use Licence from the Kivalliq Inuit Association (KIA) and a Class A Land Use Permit from Aboriginal Affairs and Northern Development Canada (AANDC). With an increase in the proposed land use activities on the Kahuna Diamond project for 2016; Dunnedin Ventures Inc is submitting a permit application for a Class 3 Land Use Licence to the KIA and an extension and amendment to the company's current Class A Land Use Permit with AANDC and an application to the Nunavut Water Board (NWB) for a water licence in order to complete the proposed diamond exploration activities.

In 2015 Dunnedin Ventures Inc completed its first years work program on the Kahuna Diamond project under the appropriate permits and agreements; copies of the existing permits are included in Appendix II. The proposed land use activities being permitted include diamond drilling, geophysics, test pit trenching, temporary fuel caches, prospecting, mapping, rock, till and soil sampling and a bulk sampling program.

Introduction

This Abandonment and Reclamation Plan has been prepared specifically for the Kahuna Diamond project to address the land use activities being proposed for the 2016 field program.

To date the exploration program has consisted of prospecting, till sampling, mapping and the extraction of two mini bulk samples using hand tools from the Notch and PST kimberlite exposures. Small character samples were also collected from kimberlite exposures at the Kahuna and KEM showings. Based on the positive results from the 2015 exploration program, Dunnedin Ventures is applying for a Class 1 Land Use permit from the KIA and an amendment and extension to their Class A Land Use Permit from AANDC and a water licence from the NWB for the purpose of completing the above proposed programs. At this point in time Dunnedin Ventures is not permitting for a field camp as the base of operations will be conducted from the community of Rankin Inlet.

Schedule

The restoration of the proposed field programs for 2016 will be completed prior to the date of expiry of the land use permits unless a renewal is applied for. Drill sites will be restored at the end of each field season. Empty fuel drums will be removed from the site regularly. Once a fuel cache is retired, a thorough inspection will be conducted. Any contamination will be cleaned up according to the Spill Contingency Plan and debris will be removed.

Drill Sites

Reclamation of drill sites will be completed immediately following the completion of the drill hole and its withdrawal from the site. Once the drill hole site has been selected and before the mobilization and setup of the drill, site pictures will be taken to document the state of the site. Site photos will also be taken to document the site during the drilling process and following the completion of the drill hole. All debris and refuse will be removed from the drill site prior to leaving the drill target. Casing will either be removed or will be cut off at ground level. A picket will be placed in the abandoned drill hole at completion documenting the drill hole number and date of completion.

Bulk Sample Sites

Winter Program – Sites where bulk sampling is completed under snow cover and frozen ground conditions.

Equipment and supplies would be transported overland by Caterpillar Challenger hauling sleighs to the proposed bulk sample sites. Please see the attached document describing each of the proposed bulk sample sites with the aid of maps and figures. Transporting the equipment from site to site during the winter months while snow cover is still on the ground makes overland travel possible without disturbing or impacting the underlying ground and vegetation beneath the snow cover.

Photos will be taken to document the area of the bulk sample site before any ground disturbance has taken place. Photographs will document the Bulk sample activities through the sampling process to completion.

In preparation of the bulk sample site, the snow will be removed to expose the frozen ground. Excavated material will be segregated into separate piles of vegetation, humus, topsoil and till comprising boulder, sand and gravel.

The kimberlite bulk sample is collected and bagged and the stockpiled material is returned to the excavation in reverse order ie the sand, gravel and boulder till will be placed at the bottom of the trench followed by the stockpiled layers of topsoil, humus and surface vegetation. The trench site will be hand contoured as best as possible given the frozen conditions and will then

be covered by a blanket of stockpiled snow. Photographs will be taken to document the site reclamation. The disturbed sample sites will be revisited during the summer months and photographs will document the state of the reclaimed bulk sample locations.

Summer Program – Summer bulk sample sites are located on high, dry and well drained locations away from lakes and active streams. A summer bulk sampling site will require the support equipment to be broken down to sizes amenable to slinging by helicopter.

As in the winter program, photographs of the bulk sampling program at each summer site will document the sites condition before ground disturbance and will record the bulk sampling activities to completion.

The surface material including vegetation, humus and topsoil will be stockpiled separately as will the till including boulders, sand and gravel. Once the kimberlite sample is extracted from the excavation, the stockpiled material will be replaced in reverse order of till including boulders, sand and gravel followed by topsoil, humus and surface vegetation. The topsoil, humus and vegetation will be replaced using hand tools and re contoured as much as possible to mimic the original landscape.

Seasonal Shutdown

Fuel Caches

At the end of every field season, an inspection and inventory will be completed at each active fuel cache site. Photographs will document the state of each before winter conditions set in. All empty drums will be removed from the site and returned to Rankin Inlet, any half barrels of fuel will be stored standing at an angle to prevent the accumulation of rain and snow from accessing the fuel. Should damaged or compromised drums be encountered, fuel will be transferred to a good drum and the damaged drum identified and removed from circulation. Full drums will be stored on their sides with the bungs positioned at 9:00 and 3:00 o'clock.

Drill Sites

Drill sites will be inspected; any lingering debris will be collected and removed. Photographs will document the various stages of the drill hole site including shots before, during and after the completion of the drilling activities. Once the drill is removed from the site, a picket will be placed at the collar location identifying the drill hole number and date of completion.

Bulk Sample Sites

Bulk sample sites will be inspected before seasonal shutdowns. Photographs will document the state of the bulk sample site following reclamation at various times of the year.

Contamination Cleanup

Soil that has become contaminated and gone unnoticed will be treated following Dunnedin's Spill Contingency plan and procedures. Photographs will document the contamination and clean up procedures.

Inspection and Documentation

A complete inspection will be conducted of all areas prior to seasonal shutdown. Photographs will be taken to document conditions at the various work sites and inventories will be conducted.

Final Abandonment and Restoration

Equipment

All equipment used on site including diamond drill and bulk sampling equipment will be dismantled and removed from the project area.

Fuel Caches

All fuel containers will be removed from site and fuel cache locations will be thoroughly inspected. Any signs of contamination will be cleaned up and debris will be removed. Final site photographs will be taken and submitted in the final closure report.

Sumps

All drill sumps will be inspected; photographs will be taken to document their effectiveness and will be back filled and re-contoured as required. Photographs of each drill site sump will be included in the final closure report.

Drill Sites

All drill sites will be inspected immediately following the completion of the drill hole and removal of the drilling equipment. Photographs will document the state of the drill hole site before, during and after the drilling activities. During the final year of operations, all of the drill sites will be inspected for contamination, debris and any further ground disturbance. Photographs will be submitted in the final closure report.

Bulk Sample Sites

During the final year of operation, all of the bulk sample sites will be re-visited and inspected for contamination, debris and signs of settling and ground disturbance. All debris will be removed and photographs will document the state of these sites at final closure and submitted along with the final closure report.

Contamination Cleanup

Any contamination resulting from Dunnedin's exploration activities will be treated according to Dunnedin's Spill Contingency Plan.

Inspection and Documentation

A complete inspection will be conducted of all the work site areas. Photographs will be submitted in the final closure report documenting the conditions at each work site.

APPENDIX I MAPS

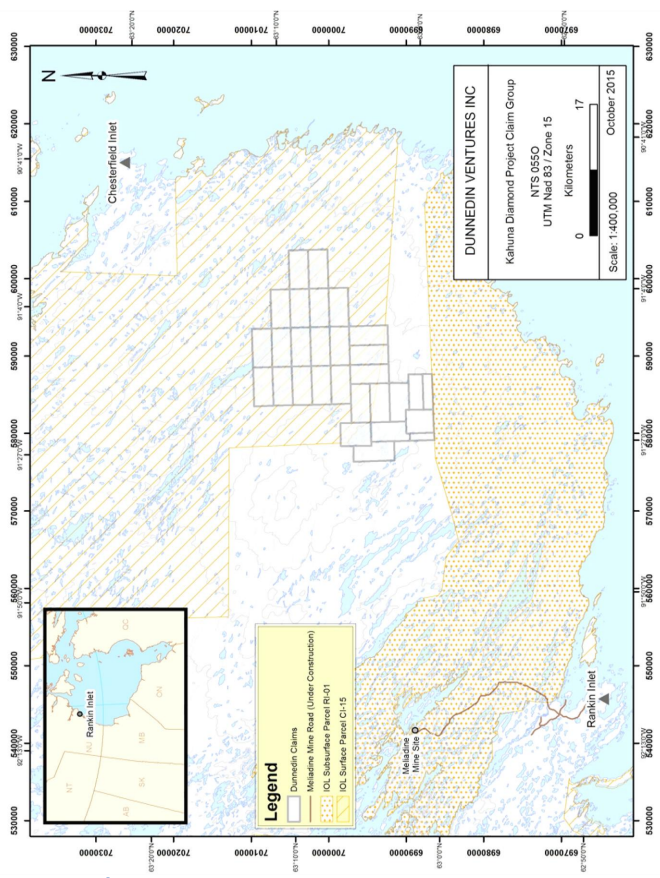


Figure 1. General Location Map

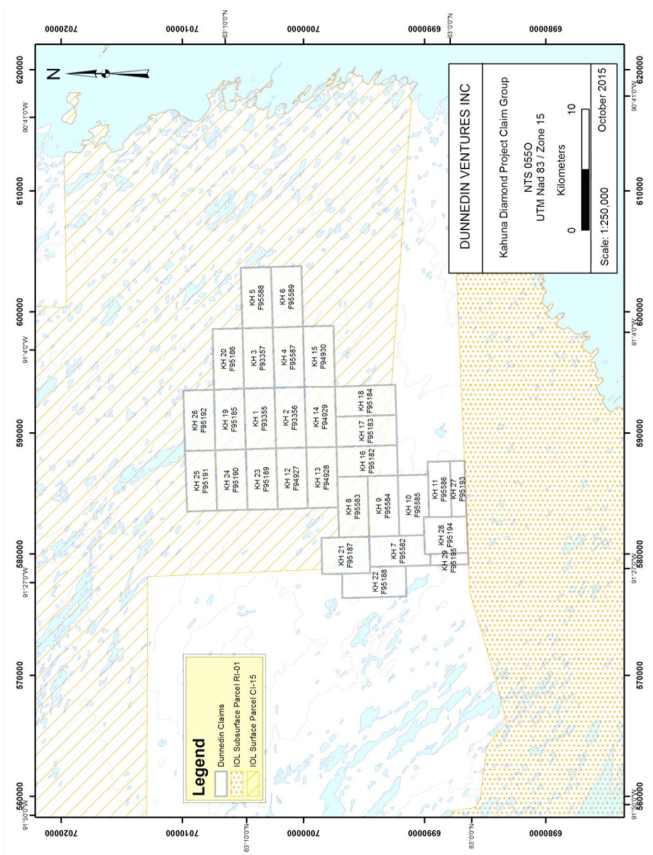


Figure 2. Kahuna Claim Group.

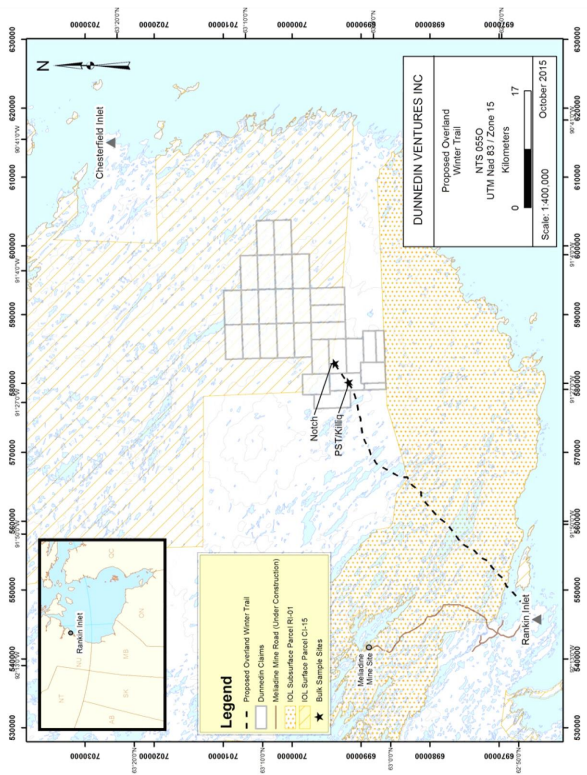


Figure 3. Overland Winter Trail and Bulk Sample Site Locations.

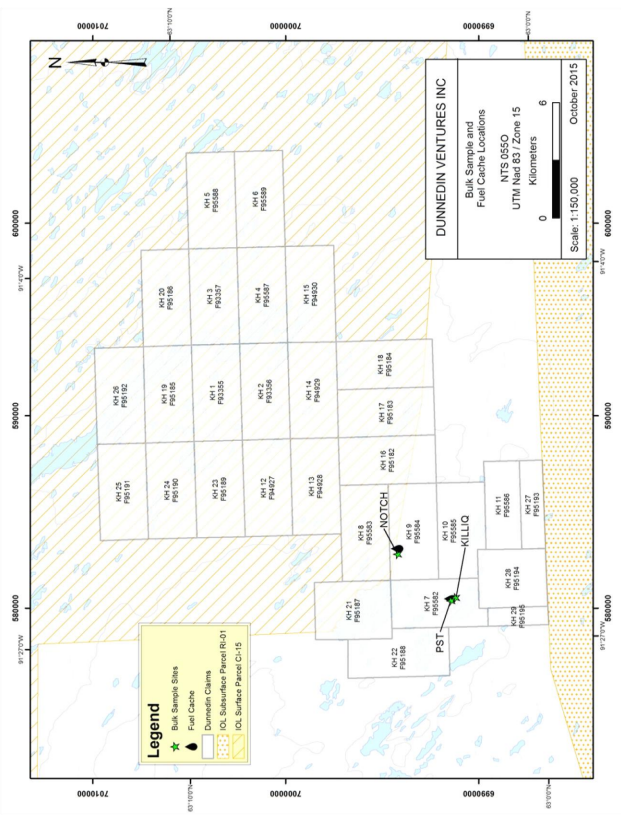


Figure 4. Bulk Sample Sites and Proposed Fuel Cache Locations.

APPENDIX II PERMITS

Aboriginal Affairs and Northern Development Canada

Land Use Permit N2015C0019

Land Administration P.O. Box 100 IQALUIT, NU X0A 0H0 Phone: 867-975-4283 FAX: 867-975-4286

July 17th, 2015

Dunnedin Ventures Inc. Suite 302-750, West Pender Street Vancouver, BC V6C 2T7

Dear Rick Kemp,

Re: Land Use Permit #N2015C0019

Type of Operation: Mining (Exploration)

Location: Chesterfield Inlet Area, Kivalliq, NU, NTS 550

Enclosed is your copy of Land Use permit number N2015C0019 authorizing your project as described in your application dated April 13th, 2015. Your application has received a wide distribution to other Federal departments, Government of the Nunavut departments, communities in the area of your operation and concerned Inuit groups.

In distributing your application the Nunavut Impact Review Board (NIRB) sought comments from these various agencies based on their area of expertise that will help ensure minimum negative impact on the environment. The issuance of this permit indicates that as a result of the NIRB environmental screening process it was decided that the potentially adverse environmental effects that may be caused by your proposal are mitigable with known technology and are not significant. The terms and conditions in the permit will, in our opinion, provide the necessary protection to the environment.

Please ensure that you adhere to the operating conditions, along with the Archaeological Palaeontological terms and conditions, annexed to your permit. Should you have any questions regarding any conditions of this permit, please contact Angad Hundal at (867)975-4788 or email landsmining@aandc.gc.ca.

Sincerely

Angad Hundal

Land Administrator Specialist

cc:

Manager, Field Operations

RMO - Kivalliq

NIRB NPC

Affaires autochtones et Développement du Nord Canada

LAND USE PERMIT NORTHERN AFFAIRS PROGRAM

ACT, REGULATION, ORDINANCE BY - LAW OR ORDER DEFAULT HEREOF MAY RESULT IN SUSPENSION OR

CANCELLATION OF THIS PERMIT.

PERMIS D'UTILISATION DES TERRES PROGRAMME DES AFFAIRES DU NORD

			Permit Class - Permis Categ	jorie	Permit No - NE de permis
				Α	N2015C0019
	Territorial Land Use Re nis permit, authority is h		territoriales et	du Règlement sur des conditions de	l'utilisation des terres e ce permis:
			lin Ventures Inc. - Détenteur de permis		_
		- earninge	- Determent de permis		
To proceed will of:	th the land use operatio	on described in the application		entreprendre les dans la demande	travaux d'exptoitation des de permis du:
Signature				Date	
Rick Kemp				April 13 th , 2	2015
		ravaux d'exploitation des terres			
Mining (Ex	ploration)				
Location - Emp					
	d Inlet, Area, Kivall				
	ns attached to this pointegral part of the p	ermit are incorporated into ermit.	Les conditio intégrante.	ns attachées à	ce permis en font partie
	or cancelled pursuan	tended, discontinued, t to the Territorial Land	prolongation	i d'une cessatio en vertu du Règ	d'une cession, d'une n d'une suspension ou d'une llement sur l'utilisation des
Dated at			Engineer		
Date a	lgaluit		Ingénieur		
			×		₫*
This		Day of			
Ce	17 th	jour de July	, <u>2015</u>		
Commencen Date du déul	nent Date t des travaux <u>July</u>	17th, 2015 Date	Expiry Date d'achèvement <u>June</u>	e 16 th , 2016	
	NOTE			REM	MARQUE
	DITION OF THIS PE	RMIT THAT THE			ENT PERMIS DOIT SE

Canada

DÉCRET RÈGLEMENT MUNICIPAL OU ARRETÉ

L'ANNULATION DU PERMIS.

APPLICABLE. LE MANQUEMENT À CETTE OBLIGATION POURRAIT DONNER LIEU À LA SUSPENSION OU À

Affaires autochtones et Développement du Nord Canada

LAND USE PERMIT NORTHERN AFFAIRS PROGRAM

DEFAULT HEREOF MAY RESULT IN SUSPENSION OR

CANCELLATION OF THIS PERMIT.

PERMIS D'UTILISATION DES TERRES PROGRAMME DES AFFAIRES DU NORD

	Permit Class - Permis Calegorie	Permit No - NE de permis
	Α	N2015C0019
Subject to the Territorial Land Use Regulations and the terms and conditions in this permit, authority is hereby granted to:	Sous réserve du Règlement sur territoriales et des conditions de	
	n Ventures Inc.	_
Permittee -	Détenteur de permis	
To proceed with the land use operation described in the application of:	Est autorisé à entreprendre les terres décrits dans la demande	
Signature	Date	
Rick Kemp	April 13 th , 2	015
Type of Land Use Operation - Genre de travaux d'exploitation des terres		
Mining (Exploration)		
Location - Emplacement		
Chesterfield Inlet, Area, Kivalliq, NU, NTS 550		
The conditions attached to this permit are incorporated into and form an integral part of the permit.	Les conditions attachées à dintégrante.	ce permis en font partie
This permit may be assigned, extended, discontinued, suspended or cancelled pursuant to the Territorial Land Use Regulations.	Ce permis peut faire l'objet or prolongation d'une cessation annulation, en vertu-du Règ terres territoriales.	d'une suspension ou d'une
Dated at	Engineer	
Date a Iqaluit	Ingénieur	
*	, a	
This Day of Ce jour de July	_, <u>2015</u>	
Commencement Date Date du déut des travaux July 17 th , 2015 Date de la commencement Date	Expiry Date d'achèvement <u>June 16th, 2016</u>	
NOTE	REM	ARQUE
IT IS A CONDITION OF THIS PERMIT THAT THE PERMITTEE COMPLY WITH ANY OTHER APPLICABLE ACT. REGULATION, ORDINANCE BY JUAN OR ORDER	LE DÉTENTEUR DU PRÉSI CONFORMER À TOUT AUT	RE RÈGLEMENT, LOI,

Canada

APPLICABLE. LE MANQUEMENT À CETTE OBLIGATION

POURRAIT DONNER LIEU À LA SUSPENSION OU À

L'ANNULATION DU PERMIS.

CONDITIONS ANNEXED TO AND FORMING PART OF LAND USE PERMIT NUMBER N2015C0019

Failure to comply with any term and condition issued as part of this permit is an offence under the Territorial Lands Act. Every person who commits an offence is liable, on summary conviction, for a first offence, to a fine not exceeding \$100,000, and for a second or subsequent offence, to a fine not exceeding \$200,000. Please note that an offence that is committed on more than one day constitutes a separate offence for each day on which it is committed or continued.

31 (1) (a) - Location and Area

1.	The Permittee shall not conduct this land use operation on any lands not designated in the accepted application, unless otherwise authorized in writing by the Engineer.	PLANS
2.	The Permittee shall remove from Territorial Lands, all scrap metal, discarded machinery and parts, barrels and kegs, buildings and building material.	REMOVE WASTE MATERIAL
3.	The Permittee shall not conduct any part of the land use operation within 300 metres of any privately owned land or structure unless otherwise authorized in writing by the Engineer	PRIVATE PROPERTY
4.	The Permittee shall not construct parallel lines or roads unless authorized by the Engineer.	PARALLEL ROADS

31 (1) (b) - Time

5.	The Permittee's Field Supervisor shall contact or meet with a Land Use Inspector at the Rankin Inlet office of the Aboriginal Affairs and Northern Development Canada, phone number (867)645-2840, at least 48 hours prior to the commencement of this land use operation.	CONTACT INSPECTOR
6.	The Permittee shall advise a Land Use Inspector at least 10 days prior to the completion of the land use operation of; (a) his plan for removal or storage of equipment and materials, and (b) when final clean-up and restoration of the lands used will be completed.	REPORTS BEFORE REMOVAL
7.	The Permittee shall submit a progress report to the Engineer every year during this land use operation.	PROGRESS
8.	The Engineer for the purpose of this operation designates April, as spring break-up.	SPRING BREAK- UP
9.	The Permittee's Field Supervisor shall provide notification of commencement of the land use operation to the Engineer at the Iqaluit office of the Department of Aboriginal Affairs and Northern Development Canada either by emailing landsmining@aandc.gc.ca or by telephone at (867)975-4283.	NOTICE TO ENGINEER

10.	The Permittee shall submit an annual report to the Engineer by March 30 th of each year of permitted activities. The annual report must contain, but not limited to, the following information:	ANNUAL REPORT
	(a) A summary of activities undertaken for the year including	
	(b) A map showing the following items with exact coordinates (degrees/min/sec, in NAD 83):	
	 i. All drilling locations ii. All fuel caches iii. Any other location where activities were conducted 	
	(c) A work plan for the following year, including any progressive reclamation work undertaken.	
11.	The Permittee shall complete all clean-up and restoration of the lands used prior to the expiry date of this permit.	CLEAN-UP
12.	The Engineer reserves the right to impose closure to any area to the Permittee in periods when dangers to natural resources are severe.	CLOSURE

31 (1) (c) - Equipment

13.	The Permittee shall not use any equipment except of the type, size and number that is listed in the accepted application, unless otherwise authorized in writing by the Land Use Inspector.	ONLY APPROVED EQUIPMENT
14.	The Permittee shall keep all garbage and debris in a covered metal container until disposed of. All wastes shall be kept inaccessible to wildlife at all times.	GARBAGE CONTAINERS
15.	The Permittee shall not conduct any overland movement of vehicles.	TRAVEL RESTRICTIONS

31 (1) (d) - Methods and Techniques

mittee shall dispose of all over-burden as instructed in writing by Use Inspector. mittee shall remove all wire from the land as the land use	y DISPOSAL OF OVERBURDEN REMOVE WIRE
	REMOVE WIRE
n progresses.	
mittee shall not erect camps or store material on the surface ice of	of STORAGE ON ICE
	mittee shall not erect camps or store material on the surface ice

20.	The Per	mittee shall not:	HAND TOOLS ONLY
	(a)	make any excavations which will result in a visible scar;	
	(b)	use explosives;	
	(c)	use any power tools except hand-held portable tools used for sampling.	

31 (1) (e) - Type, Location, Capacity and Operation of Facilities

21.	The Permittee shall ensure that the land use area is kept clean and tidy at all times.	CLEAN WORK AREA

31 (1) (f) - Control or Prevention of Flooding, Erosion and Subsidence of Land

22.	The Permittee shall remove any obstruction to natural drainage caused by any part of this land use operation.	NATURAL DRAINAGE
23.	The Permittee shall not cut any stream bank unless authorized in writing by a Land Use Inspector.	STREAM BANKS
24.	The Permittee shall install erosion control structures as the land use operation progresses unless otherwise authorized by a Land Use Inspector.	EROSION CONTROL WHEN
25.	The Permittee shall prepare the site in such a manner as to prevent rutting of the ground surface.	PREVENTION OF RUTTING
26.	The Permittee shall detour around all sand hills, unless otherwise authorized in writing by a Land Use Inspector.	AVOID SAND HILLS

31 (1) (g) - Use, Storage, Handling and Disposal of Chemical or Toxic Material

27.	The Permittee shall not use chemicals in connection with the land use operation without the prior approval of the Engineer.	APPROVAL OF CHEMICALS
28.	The Permittee shall not use the following materials during the drilling operation without the prior written approval of the Engineer. Chlorinated phenols (Dowicide B, etc.) Compounds composed primarily of heavy metals Asbestos	PROHIBITED CHEMICALS
29.	The Permittee shall remove all non-combustible garbage and debris from the land use area to a disposal site approved in writing by a Land Use Inspector.	REMOVE GARBAGE
30.	The Permittee shall dispose of all combustible waste petroleum products by removal.	WASTE PETROLEUM DISPOSAL

31.	The Permittee shall dispose of all toxic or persistent substances in a manner as approved in writing by the Engineer.	WASTE CHEMICAL DISPOSAL
32.	The Permittee shall report all spills immediately in accordance with instructions contained in "Spill Report" form NWT 1752(05/93). Twenty four (24) hour spill report line (867)920-8130.	REPORT CHEMICAL AND PETROLEUM SPILLS

31 (1) (h) - Wildlife and Fisheries Habitat

33.	The Permittee shall not unnecessarily damage wildlife habitat in conducting this land use operation.	HABITAT DAMAGE
34.	The Permittee shall not disturb or destroy the nests or eggs of any birds. If nests are encountered and/or identified, the Permittee shall take precaution to avoid further interaction and/or disturbance.	NO DISTURBING NESTS
35.	Your operation is in an area where bears may be encountered. Proper food handling and garbage disposal procedures will lessen the likelihood of bears being attracted to your operation.	BEAR/MAN CONFLICT
36.	The Permittee shall not harass wildlife. This includes persistently worrying or chasing, or disturbing large groups of animals.	NO HARASSING WILDLIFE
37.	The Permittee shall not feed wildlife.	NO FEEDING WILDLIFE

31 (1) (i) - Objects and Places of Recreational, Scenic and Ecological Value

38.	The Permittee shall not establish any camps or store equipment or supplies in the in approved land use area.	NO CAMPS STORAGE	
39.	The Permittee shall not operate any equipment within the Land use area.	NO EQUIPMENT	

31 (1) (k) - Petroleum Fuel Storage

40.	The Permittee shall report in writing to a Land Use Inspector the location and quantity of all petroleum fuel caches within ten (10) days after the establishment.	REPORT FUEL LOCATION
41.	The Permittee shall not place any petroleum fuel storage containers within thirty-one (31) metres of the normal high water mark of any stream.	FUEL BY STREAM
42.	The Permittee shall not allow petroleum products to spread to surrounding lands or into water bodies.	FUEL CONTAINMENT
43.	The Permittee shall not use bladders for storing petroleum products.	BLADDERS PROHIBITED

44.	The Permittee shall not use bladders for transporting petroleum products.	BLADDERS PROHIBITED
45.	The Permittee shall mark all stationary petroleum products storage facilities with flags, posts or similar devices so that they are at all times plainly visible to local vehicle travel.	MARK FUEL LOCATION
46.	The Permittee shall: (a) examine all fuel storage containers for leaks a minimum of once every day; (b) repair all leaks immediately; and (c) examine all fuel storage containers for leaks immediately upon delivery.	CHECK FOR LEAKS
47.	The Permittee shall seal all container outlets except the outlet currently in use.	SEAL OUTLET
48.	The Permittee shall mark all fuel containers with the Permittee's name.	MARK CONTAINERS

31 (1) (m) - Matters Not Inconsistent with the Regulations

49.	The Permittee shall not remove any material from below the ordinary high water mark of any stream without first obtaining written permission from a Land Use Inspector.	APPROVAL NEEDED
50.	The Permittee shall display a copy of this permit in a conspicuous place in each campsite established to carry out this land use operation.	DISPLAY PERMIT
51.	The Permittee shall keep on hand, at all times during this land use operation, a copy of the Land Use Permit.	COPY OF PERMIT
52.	The Permittee shall provide in writing to the Engineer, at least forty-eight (48) hours prior to commencement of this land use operation, the following information: (a) person, or persons, in charge of the field operation to whom notices, orders, and reports may be served; (b) alternates; (c) all the indirect methods for contacting the above person(s).	IDENTIFY AGENT
53.	The Permittee shall, while conducting the operation, make every effort to avoid covering or destroying traps or snares that may be found along these routes.	TRAPS PROTECTION
54.	The Permittee shall conspicuously display the land use permit number on all vehicles and equipment.	DISPLAY PERMIT

		CARIBOU PROTECTION MEASURES	
55.	(a)	The Permittee shall not, without approval, conduct any activity between May 15 and July 15 within the Caribou Protection Areas depicted on the map certified by the Engineer as the "Caribou Protection Map" and annexed to this Land Use Permit.	RESTRICTION OF ACTIVITY
	(b)	A Permittee may, upon approval by the Land Use Inspector, operate within the said Caribou Protection Areas beyond the May 15 deadline set out in 1 (a), provided that, when monitoring information indicates that caribou cows are approaching the area of operation, the Permittee will implement 1 (c).	
	(c)	On cessation of activities pursuant to 1 (a) or 1 (b), the Permittee will remove from the zone all personnel who are not required for the maintenance and protection of the camp facilities and equipment, unless otherwise directed by the Land Use Inspector.	
	(d)	The Permittee may commence or resume activities prior to July 15 within those parts of the Caribou Protection Areas released by the Land Use Inspector for the reason that caribou cows are not expected to use those parts for calving or post-calving.	
56.	(a)	In the event that caribou cows calve outside of the Caribou Protection Areas, the Permittee shall suspend operations within the area(s) occupied by cows and/or calves between May 15 and July 15.	SUSPENSION OF OPERATIONS
	(b)	In the event that caribou cows and calves are present, the Permittee shall suspend: (i) blasting; (ii) overflights by aircraft at any altitude of less than 300 meters above ground level, and; (iii) the use of snowmobiles and ATVs (all-terrain vehicles) outside the immediate vicinity of the camp.	
57.	(a)	During migration of caribou, the Permittee shall not locate any operation so as to block or cause substantial diversion to migration.	CARIBOU PROTECTION MIGRATION
	(b)	The Permittee shall cease activities that may interfere with migration, such as airborne geophysics surveys or movement of equipment, until the migrating caribou has passed.	
58.	(a)	The Permittee shall not, between May 15 and September 1, construct any camp, cache any fuel, or conduct any blasting within 10 kilometres of any "Designated Crossing" as outlined on the map certified by the Engineer as the "Caribou Protection Map" and annexed to this Land Use Permit.	DESIGNATED CARIBOU CROSSINGS

(b) The Permittee shall not, between May 15 and September 1, conduct any diamond drilling operation within 5 kilometres of any "Designated Crossing" as outlined on the map certified by the Engineer as the "Caribou Protection Map" and annexed to this Land Use Permit.

ARCHAELOGICAL & PALEONTOLOGICAL TERMS & CONDITIONS

	ARCHAELOGICAL & PALEONTOLOGICAL TERMS & CONDITIONS					
59.	 "archaeological site" means a place where an archaeological artifact is found. "archaeological artifact" means any tangible evidence of human activity that is more than 50 years old and in respect of which an unbroken chain of possession or regular pattern of usage cannot be demonstrated, and includes a Denesuline archaeological specimen referred to in section 40.4.9 of the Nunavut Land Claims Agreement. "paleontological site" means a site where a fossil is found. "fossil" includes: (a) natural casts (b) preserved tracks, coprolites and plant remains; and (c) the preserved shells and exoskeletons of invertebrates and the eggs, teeth and bones of vertebrates. 	DEFINITIONS				
60.	The Permittee shall avoid any known or suspected archaeological and/or paleontological sites.	AVOIDANCE OF ARCHAEOLOGICAL AND/OR PALEONTOLOGICAL SITES				
61.	The Permittee shall not remove, disturb, or displace any archaeological artifact or site, or any paleontological site or fossil.	DISTURBANCE OF ARCHAELOGICAL AND/OR PALEONTOLOGICAL SITES				
62.	The Permittee shall ensure that all persons working under the authority of the permit are aware of these conditions pertaining to archaeological sites and artifacts as well as paleontological sites and fossils.	KNOWLEDGE OF ARCHAELOGICAL AND PALEONTOLOGICAL TERMS AND CONDITIONS				
63.	The Permittee shall immediately cease any activity should a suspected archaeological, paleontological, or burial site be discovered during the course of a land use operation. The Permittee is required to immediately contact the Land Administration division at Aboriginal Affairs and Northern Development Canada at (867)975-4283 or (867)975-4285 or (867)975-4280 as well as the Department of Culture and Heritage at (867)934-2046 or (867)975-5500 or 1(866)934-2035.	CEASE OPERATION OF LAND USE ACTIVITY				

Permission to resume land use operations must be obtained from the Engineer. At such time the Engineer may, at his/her discretion, require that you have an archaeologist or palaeontologist perform the following functions:

- (a) Survey,
- (b) Inventory and documentation of the archaeological or paleontological resources of the land use area,
- (c) Assessment of potential for damage to archaeological or paleontological sites,
- (d) Mitigation,
- (e) Marking boundaries of archaeological or paleontological sites,
- (f) Site restoration.

Species At Risk in Nunavut

This list includes species listed on one of the Schedules of SARA (*Species at Risk Act*) and under consideration for listing on Schedule 1 of SARA. These species have been designated as at risk by COSEWIC (Committee on the Status of Endangered Wildlife in Canada). This list may not include all species identified as at risk by the Territorial Government.

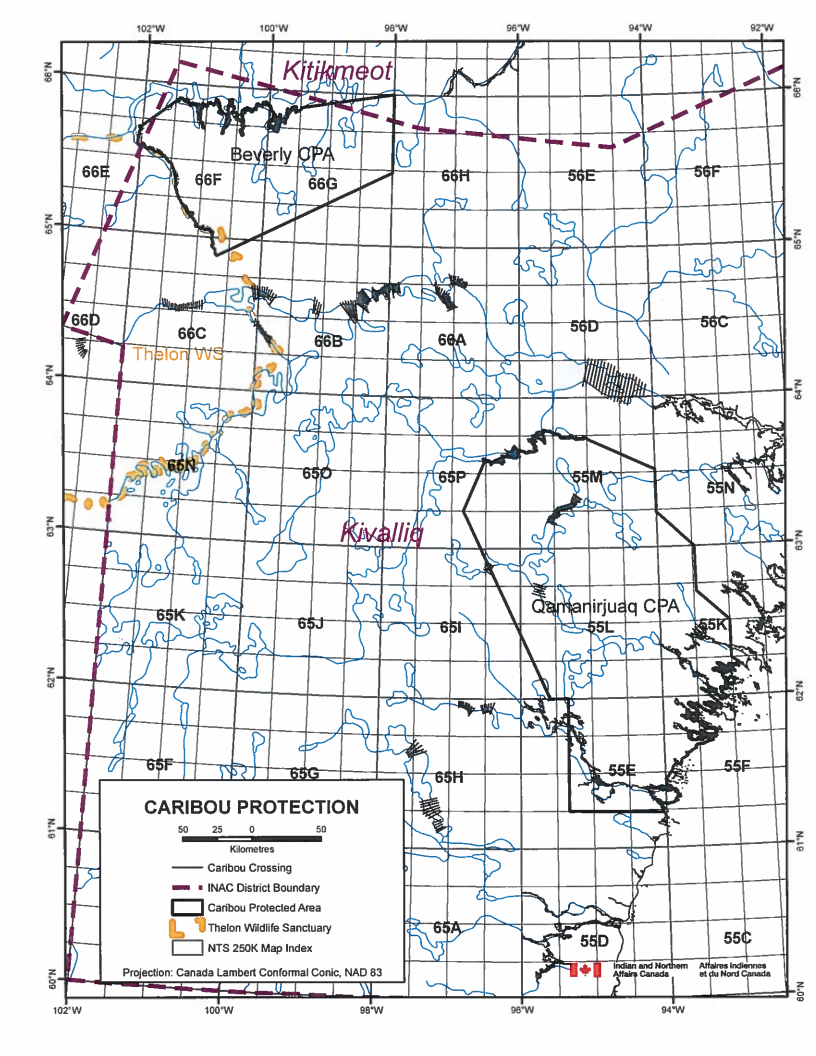
- a) Schedule 1 is the official legal list of Species at Risk for SARA. SARA applies to all species on Schedule 1. The term "listed" species refers to species on Schedule 1.
- (b) Schedule 2 and 3 of SARA identify species that were designated at risk by the COSEWIC prior to October 1999 and must be reassessed using revised criteria before they can be considered for addition to Schedule 1.
- (c) Some species identified at risk by COSEWIC are "pending" addition to Schedule 1 of SARA. These species are under consideration for addition to Schedule 1, subject to further consultation or assessment.

Schedules of SARA are amended on a regular basis so it is important to periodically check the SARA registry (www.sararegistry.gc.ca) to get the current status of a species.

Terrestrial Species at Risk	COSEWIC Designation	Schedule of SARA	Government Organization with Lead Management Responsibility
Eskimo Curlew	Endangered	Schedule 1	EC
Ivory Gull	Endangered	Schedule I	EC
Ross's Gull	Threatened	Schedule I	EC
Harlequin Duck (Eastern population)	Special Concern	Schedule 1	EC
Rusty Blackbird	Special Concern	Schedule 1	Government of Nunavut
Felt-leaf Willow	Special Concern	Schedule 1	Government of Nunavut
Peregrine Falcon	Special Concern (anatum-tundrius complex)	Schedule 1 (anatum) Schedule 3 (tundrius)	Government of Nunavut
Short-eared Owl	Special Concern	Schedule 3	Government of Nunavut
Peary Caribou	Endangered	Schedule 1	Government of Nunavut
Barren-ground Caribou (Dolphin and Union population)	Special Concern	Schedule 1	Government of Nunavut
Polar Bear	Special Concern	Schedule 1	Government of Nunavut
Red Knot (rufa subspecies)	Endangered	Pending	EC
Red Knot (islandica subspecies)	Special Concern	Pending	EC
Porsild's Bryum	Threatned	Pending	GN
Horned Grebe (Western Population)	Special Concern	Pending	EC
Grizzly Bear	Special Concern	Pending	Government of Nunavut
Wolverine (Western Population)	Special Concern	Pending	Government of Nunavut
Atlantic Cod, Arctic Lakes	Special Concern	No Schedule	DFO
Atlantic Walrus	Special Concern	Pending	DFO
Beluga Whale (Cumberland Sound population)	Threatened	Pending	DFO
Beluga Whale (Eastern Hudson Bay population)	Endangered	Pending	DFO

Beluga Whale (Western Hudson Bay population)	Special Concern	Pending	DFO	
Beluga Whale (Eastern High Arctic – Baffin Bay population)	Special Concern	Pending	DFO	
Bowhead Whale (Eastern Canada – West Greenland population)	Special Concern	Pending	DFO	
Killer Whale (Northwest Atlantic / Eastern Arctic populations)	Special Concern	Pending	DFO	
Narwhal	Special Concern	Pending	DFO	

Updated: January 2012



Kivalliq Inuit Association Land Use Licence KVL115B02



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KVL115B02/5-May-15

May 05, 2015

Bob Singh, P. Geo Dunnedin Ventures Inc Suite 302-750 West Pender Street Vancouver, British Columbia V6C 2T7

Dear.Mr. Singh:

Re: Land Use License No. KVL115B02

Enclosed is a copy of Land Use License No. KVL115B02 authorizing your project as described in your application dated April 13, 2015.

Please sign both copies of this license, retain page 1 for your records and send page 2 back to the Kivalliq Inuit Association Lands Department. This license will not become effective until we have received a signed copy. Please ensure that you adhere to the operating conditions annexed to your license.

We are issuing this license for the portions of land that are on Inuit Owned Land. To gain access to crown lands, approval must be obtained from Aboriginal Affairs & Northern Development, Land Manager, P.O. Box 2200, Iqaluit, Nunavut, XOA OHO, (867) 975-4280 or fax (856) 979-6445.

Should you have any questions or concerns, you can contact our office at (867) 645-5734 or fax at 645-3855 or email: vconnelly@kivalliqinuit.ca

Yours truly,

Director of Lands

Enclosure

INUIT LAND USE LICENCE KIVALLIQ INUIT ASSOCIATION

LICENCE NUMBER: KVL115B02

Subject to the terms and conditions in this license and to the terms and conditions and general minimum standards set out in the application for an Inuit Land Use License, authority is hereby granted to:

	Dunnedin Ve	ntures Inc.	
To proceed with the land	use operation desc	cribed in the attached	application dated:
	April 13,	, 2015	
Purpose:	STAKING & PR	OSPECTING	
_ocation:	CI-15 05500	3, 055002	
Rankin Inlet Dated at:		or of Lands: Luis Man	THE ZO
5 th This Day of	Мау	20	
N Commencement Date	lay 31, 2015		1, 2016
This copy is to be sign	ed and retained b	y the applicant.	
Signature of Applicant	Print Name	Position	Date

INUIT LAND USE LICENCE

KIVALLIQ INUIT ASSOCIATION

LICENCE NUMBER: KVL115B02

Subject to the terms and conditions in this license and to the terms and conditions and general minimum standards set out in the application for an Inuit Land Use License, authority is hereby granted to:

Dunnedin Ventures Inc.

To proceed with the land	·	scribed in the attached app 3, 2015	olication dated
Purpose:	STAKING & P		
Location:	CI-15 0550		
Rankin Inlet Dated at:	Directo	or of Lands: Kuis Manzo	MA
5 th This Day of	Мау		
	May 31, 2015	May 31, 2016 Expiry Date	
	ne effective until	to the Kivalliq Inuit Ass a signed copy is receive	
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LICENSE – TERMS AND CONDITIONS

Compliance

- 1. The Licensee shall comply with all applicable regulations, laws and orders of the federal, territorial or other governing body, and with the terms of this License, including Schedule "A". The Licensee shall deliver to KIA a copy of any written notice of non-compliance received by the Licensee. The Licensee shall use the licensed lands only for the purposes authorized by KIA.
- 2. The Licensee shall obtain and maintain such licenses, permits or approvals from the federal, territorial or other governing bodies as may be necessary to enable to Licensee to undertake the permitted activities on the lands.
- 3. The Licensee shall permit KIA reasonable access to the lands for the purpose of inspecting from time to time the condition of the lands and compliance with this License.

Fees

- 4. The Licensee shall pay all fees and other amounts required under this license on the first of each month, in advance and without abatement or deduction. Without prejudice to any other rights or remedies, KIA shall have the right to charge interest on overdue amounts at a rate equal to prime rate established from time to time, plus 24% per annum, calculated and compounded monthly.
- 5. If the Licensee continues it's operations after the end of the term of this License without execution and delivery of a new license, the Licensee will be considered to be conducting its operations on a month to month basis at a monthly fee equal to 1/6th of the pro-rated annual fee and shall be subject to the covenants and conditions hereof.
- 6. If the Licensee continues in occupation of the lands for the purpose of undertaking environmental remediation reclamation or otherwise complying with this License but without otherwise continuing its operations, it shall nonetheless be required to pay the license fees stipulated herein.
- 7. The Licensee shall pay any reasonable costs of all inspection that KIA deems necessary to monitor compliance with this License.



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Insurance

8. The Licensee shall at all times during its occupation of the lands obtain and maintain insurance in such amounts and form acceptable to KIA. The insurance shall be enforceable by any party named as insured or additional insured there under and shall be primary to any other insurance available to KIA. The insurance shall not be subject to cancellation, reduction, amendment or non-renewal without at least thirty days advance written notice to KIA. Proof all of insurance shall be provided prior to commencement of this license.

Damages & Indemnity

- 9. All persons and property of this Licensee or those for whom the Licensee is responsible at law shall be entirely at the risk of the Licensee and KIA shall have no liability for any loss or damage to such property, unless caused by the negligence of KIA or those for whom KIA is responsible in law. Any damage or injury to the lands or property caused by the Licensee or those for whom the Licensee is responsible at law shall immediately upon notice given either verbally or in writing by KIA, be repaired, rebuilt, replaced and restored by the Licensee to the entire satisfaction of KIA.
- 10. The Licensee shall at all times indemnify and save harmless KIA, its agents, contractors, employees, directors and members, from and against all claims and demands, loss, costs, damages, actions, suits or other proceedings by whomsoever made, based upon or attributable to this License or any actions taken or things done by the Licensee or those for whom the Licensee is responsible in law.

Plans

11. The Licensee shall submit to the KIA for its approval, no later than September 30th in each year of the term, a Work Plan detailing the proposed operations on the licensed lands for the upcoming calendar year, together with an Environmental Action Plan detailing the Licensee's plans for reclamation of the licensed lands. Such Plans shall be subject to the approval of KIA and will be deemed to be incorporated into and form part of this License.



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Assignment

- 12. The Licensee shall not assign or transfer this License without the prior written consent of KIA.
- 13. Upon the Licensee being in default of any of its obligations hereunder and failure to remedy such default within 30 days of receipt of written notice identifying the default, KIA may, without prejudice to any other rights or remedies, cause to be performed any such obligations and all expenses incurred and expenditures in so doing, plus a sum equal to 15% thereof representing KIA's overhead, shall be treated as fees hereunder, payable immediately.
- 14. In the event that the Licensee fails to remedy any default within 30 days of receipt of written notice identifying the default, this License may be terminated by KIA. All obligations of the Licensee for the payment of fees and other amounts hereunder and the Licensee's obligations with respect to the environment, shall survive the termination of the License.

Security Deposit

15. If the Licensee breaches any of the terms and conditions of this License and fails to remedy such breach within the time permitted, KIA may, without prejudice to any other rights, apply the security deposit to any loss, damage or costs caused by such breach. Should KIA draw on the security deposit, the Licensee shall within five business days of receipt of notice replenish the security deposit to its original amount.

Voluntary Termination

16. This License may be cancelled by either party upon 90 days notice in writing to the other party.



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SCHEDULE "A"

General Standards.

- 1. The Licensee shall not conduct its operations on any lands not covered by this license.
- 2. The Licensee shall contact KIA at least 48 hours prior to the commencement of licensed activities.
- 3. The Licensee keep all combustible garbage and debris in a covered metal container until disposed of and shall burn all combustible garbage and debris in a suitable container. All non-combustible garbage and debris shall be removed to disposal location(s) approved by KIA.
- 4. All sewage shall be deposited into a sump or removed from the lands.
- 5. The Licensee shall not bury any metal wastes without the consent of KIA.
- 6. The Licensee shall locate all camps on gravel, sand or other durable land. No permanent structures shall be erected without the prior written consent of KIA.
- 7. The Licensee shall keep the lands clean of garbage and debris at all times.
- 8. The Licensee shall have available for viewing a summary of this license (in form and content acceptable to KIA) in a conspicuous place on the lands.
- 9. The Licenses shall give to KIA a final plan within 60 days to the expiry of this license, showing all areas within the lands actually used in its operation.
- 10. At the completion of its operations or expiry or termination of this license, the Licensee shall remove all buildings, equipment and materials placed or erected on the lands by or on behalf of the Licensee, unless otherwise authorized by KIA.



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11. All archaeological site and burial grounds must be avoided and left undisturbed. Should a site be encountered, the Licensee shall have it flagged and reported immediately to KIA and CLEY.

Ground Disturbance

- 12. All operations shall be carried out so as to minimize surface disturbances.
- 13. All disturbed areas must be restored in a manner acceptable to KIA.
- 14. The Licensee shall not use surface vehicles to move drill rigs or other equipment or supplies without the prior authorization of KIA. The use of any vehicles off approved routes is prohibited.

Fuel and Chemical Storage

- 15. The Licensee shall not place any petroleum storage containers within 30 meters of the normal high water mark of any water body.
- 16. The Licensee shall not allow any petroleum or chemical products to spread to surrounding Lands or into water bodies
- 17. All petroleum brought onto the Property by or on behalf of the Licensee shall be kept in approved containers marked with the Licensee's name, or within a bermed area.
- 18. The Licensee shall report all spills immediately as required by the license and by governmental authorities.
- 19. The Licensee shall dispose of all combustible waste combustible waste products by incineration or removal.

Drilling

20. All drill fluids must be disposed of into a properly constructed sump or a naturally occurring, contained depression and drill fluids should be recycled wherever possible.



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- 21. Drill sumps shall not be located within 30 metres of any water body unless otherwise authorized by KIA.
- 22. All drill sumps must be restored to the natural surrounding contours of the land prior to expiry of this license.
- 23. Disturbance of vegetation from deposit of drill fluids/cuttings shall be restricted to the area of the sump and the ground prepared for re-vegetation upon abandonment.

Fisheries

- 24. The Licensee shall not deposit any deleterious substance into any water body.
- 25. The Licensee shall not cause any obstruction of any stream.
- 26. Winter stream crossings shall be removed prior to the expiry of this license or annual breakup, whichever occurs sooner.

Wildlife

- 27. The Licensee shall abide by the attached Caribou Protection Measures for the Kaminuriak and Beverly Herds.
- 28. The Licensee shall ensure that there is no damage to wildlife habitat in conducting this land use operation.
- 29. The Licensee shall cease activities that may interfere with migration or calving, such as construction of road, movement of equipment or haulage of ore, until the migrating caribou have passed or left the area.
- 30. The Licensee shall institute a wildlife sighting and incident program and will:
 - a) submit written reports of wildlife sightings and interactions to KIA on a quarterly basis;
 - b) submit a written report to KIA (and others as required by law) detailing any incident that results in the killing of any wildlife as result of the Licensee's operations, immediately upon occurrence of the incident, together with compensation as follows:



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Polar Bear	\$20,000
Grizzly Bear	\$10,000
Caribou	\$2,500
Musk oxen	\$2,500
Wolf	\$2,500
Wolverine	\$2,500
Fox	\$1,000

c) subject to law, deliver any valuable parts of wildlife killed as result of the Licensee's operations to the local Department of Environment, Wildlife Office in a timely manner so as to preserve the quality of the wildlife parts.

Environmental

- 31. The Licensee shall not move any equipment or vehicles without prior testing the thickness of the ice to ensure the lake is in a state capable of fully supporting the equipment or vehicles.
- 32. The Licensee shall suspend overland travel of equipment or vehicles if rutting occurs.
- 33. The Licensee shall construct and maintain winter roads with a minimum of ten (10) centimeters of packed snow at all times during this land use operation.
- 34. The Licensee shall not use any equipment except of the type, size and number that is listed in the accepted application.

ALCOHOL

35. Alcohol and non-prescription narcotics are strictly prohibited from being used transported, trafficked, exchanged, given, stored on or being in any way present on the licensed lands.