

P.O. Box 119 GJOA HAVEN, NU X0B 1J0 TEL: (867) 360-6338 FAX: (867) 360-6369

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LICENCE NUMBER: NWB2MZE0406-Type "B"

This is the decision of the Nunavut Water Board (NWB) with respect to an application for a new Licence dated February 25, 2004 made by:

Placer Dome (CLA) Ltd.

to allow for the use of water and disposal of waste during camp operations and exploration drilling operations on the Maze Lake Project, located within the Kivaliq District, Nunavut (contained within the general latitudes 62° and 62° 30' N; and general longitudes 93° and 94° W).

DECISION

After having been satisfied that the application was exempt from the requirement for screening by the Nunavut Impact Review Board in accordance with Schedule 12.1, Paragraph 5 of the *Nunavut Land Claim Agreement* (NLCA), the NWB decided that the application could proceed through the regulatory process. In accordance with the *Nunavut Waters and Nunavut Surface Rights Tribunal Act* S. 55.1 and Article 13 of the *Nunavut Land Claims Agreement*, public notice of the application was posted. The application was then referred for review and comments to Federal, Territorial and local organizations.

After reviewing the submission of the Applicant and written comments expressed by interested parties, the NWB, having given due regard to the facts and circumstances, the merits of the submissions made to it and to the purpose, scope and intent of the *Nunavut Land Claims Agreement* and of the *Nunavut Waters and Nunavut Surface Rights Tribunal Act* (NWNSRTA), decided to waive the requirement to hold a public hearing and furthermore to delegate its authority to approve the application to the Chief Administrative Officer pursuant to S. 13.7.5 of the NLCA and S. 49(a) of the NWNSRTA and determined that:

Licence Number NWB2MZE0406-Type "B" be issued subject to the terms and conditions contained therein. (Motion #: 2004 -10)

SIGNED this <u>11th</u> day of J	une 2004 at Gjoa Haven, NU.
Original signed by:	
Philippe di Pizzo	
Chief Administrative Officer	

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I. INTRODUCTION

On February 25, 2004, a water licence application was filed with the Nunavut Water Board by Placer Dome (CLA) Ltd. for water use and waste disposal activities during camp operations and drilling operations on the Maze Lake Project located within the Kivalliq Region, Nunavut (general latitudes 62° and 62°30'N; general longitudes 93° and 94° W). After having been satisfied that the application was exempt from the requirement for screening by the Nunavut Impact Review Board in accordance with Schedule 12.1, Paragraph 5 of the *Nunavut Land Claim Agreement* (NLCA), the NWB decided that the application could proceed through the regulatory process.

In accordance with the *Nunavut Waters and Nunavut Surface Rights Tribunal Act* S. 55.1 and Article 13 of the *Nunavut Land Claims Agreement*, public notice of the application was posted. The application was then referred for review and comments to Federal, Territorial and local organizations. No public concerns were expressed, and after reviewing the submission of the Applicant and written comments expressed by interested parties, the NWB, having given due regard to the facts and circumstances, the merits of the submissions made to it and to the purpose, scope and intent of the *Nunavut Land Claims Agreement* and of the *Nunavut Waters and Nunavut Surface Rights Tribunal Act* (NWNSRTA), decided to waive the requirement to hold a public hearing and furthermore to delegate its authority to approve the application to the Chief Administrative Officer pursuant to s.13.7.5 of the NLCA and S.49(a) of the NWNSRTA.

II. GENERAL CONSIDERATIONS

A. Term of the Licence

In accordance with the *Nunavut Waters and Nunavut Surface Rights Tribunal Act* S. 45, the NWB may issue a licence for a term not exceeding twenty-five years. The NWB believes that a term of approximately two years as applied for is appropriate. The licence term will allow the Licensee to properly carry out the terms and conditions of the licence and will ensure that sufficient time is given to permit the Licensee to develop, submit and implement where applicable, the plans required under the licence to the satisfaction of the NWB.

B. Annual Report

The requirements imposed on the Licensee in this licence are for the purpose of ensuring that the NWB has an accurate annual update of water use and depositions of waste during a calendar year. This information is maintained on the public registry and is available to any interested parties upon request.

C. Spill Contingency Planning

The Board generally requires that all Licensees prepare comprehensive Spill Contingency Plan to establish a state of readiness to ensure a prompt and effective response to possible spills or system failure events. The site-specific spill contingency plan will assist the Licensee in responding to emergencies such that the impacts to water in particular and the environment and public health in general are minimized.

The NWB conditionally approves the "Maze Lake Project Spill Contingency Plan" as submitted. Minor revisions identified under Part G, Item 1 are to be submitted to the Board as per Part G, Item 2 of the Licence.

D. Abandonment and Restoration (A&R)

To ensure that all future abandoned facilities are reclaimed in an appropriate manner, the NWB requests licensees to submit an Abandonment and Restoration Plan. The Maze Lake Abandonment and Restoration Plan is conditionally approved by the Board with the requirement that additional information be submitted as an addendum to the approved Plan as per Part H, Item 1.

LICENCE NWB2MZE0406-Type "B"

(Licensee)

of

Pursuant to the Nunavut Waters and Nunavut Surface Rights Tribunal Act and the Agreement Between the Inuit of the Nunavut Settlement Area and Her Majesty the Queen in Right of Canada, the Nunavut Water Board, hereinafter referred to as the Board, hereby grants to

PLACER DOME (CLA) LTD.

t West, Suite 3201, Toronto Ontario M5H 3P5
ight to alter, divert or otherwise use water for a period subject to within this licence:
NWB2MZE0406-Type "B"
NUNAVUT 07
KE PROJECT, KIVALLIQ REGION, NUNAVUT
WATER USE AND WASTE DISPOSAL
INDUSTRIAL UNDERTAKINGS
50 CUBIC METRES DAILY
JUNE 11, 2004
DECEMBER 31, 2006
Gjoa Haven, NU.
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PART A: SCOPE AND DEFINITIONS

1. Scope

- a. This Licence allows for the use of water and the disposal of waste for industrial undertakings at the Maze Lake Project, located approximately 45 km West Cove and 90 km southwest of Rankin Inlet, Nunavut (general latitudes 62° and 62° 30'N; general longitudes 93° and 94° W);
- b. This Licence is issued subject to the conditions contained herein with respect to the taking of water and the depositing of waste of any type in any waters or in any place under any conditions where such waste or any other waste that results from the deposits of such waste may enter any waters. Whenever new Regulations are made or existing Regulations are amended by the Governor in Council under the *Nunavut Waters and Nunavut Surface Rights Tribunal Act*, or other statutes imposing more stringent conditions relating to the quantity or type of waste that may be so deposited or under which any such waste may be so deposited, this Licence shall be deemed, upon promulgation of such Regulations, to be subject to such requirements; and;
- c. Compliance with the terms and conditions of this Licence does not absolve the Licensee from responsibility for compliance with the requirements of all applicable Federal, Territorial and Municipal legislation.

2. <u>Definitions</u>

In this Licence: **NWB2MZE0406-Type** "B"

"Act" means the Nunavut Waters and Nunavut Surface Rights Tribunal Act;

"Amendment" means a change to original terms and conditions of this licence requiring correction, addition or deletion of specific terms and conditions of the licence; modifications inconsistent with the terms of the set terms and conditions of the Licence;

"Appurtenant Undertaking" means an undertaking in relation to which a use of waters or a deposit of waste is permitted by a licence issued by the Board;

"Board" means the Nunavut Water Board established under the Nunavut Land Claims Agreement and the Nunavut Waters and Nunavut Surface Rights Tribunal Act;

"Chief Administrative Officer" means the Executive Director of the Nunavut Water Board;

"Greywater" means all liquid wastes from showers, baths, sinks, kitchens and domestic washing facilities, but does not include toilet wastes;

- "Inspector" means an Inspector designated by the Minister under Section 85 (1) of the Act;
- "Licensee" means the holder of this Licence
- "Nunavut Land Claims Agreement" (NLCA) means the "Agreement Between the Inuit of the Nunavut Settlement Area and Her Majesty the Queen in right of Canada", including its preamble and schedules, and any amendments to that agreement made pursuant to it;
- "Sewage" means all toilet wastes and greywater;
- "<u>Toilet Wastes</u>" means all human excreta and associated products, but does not include greywater;
- "Waste" means, as defined in S.4 of the *Act*, any substance that, by itself or in combination with other substances found in water, would have the effect of altering the quality of any water to which the substance is added to an extent that is detrimental to its use by people or by any animal, fish or plant, or any water that would have that effect because of the quantity or concentration of the substances contained in it or because it has been treated or changed, by heat or other means;

PART B: GENERAL CONDITIONS

- 1. The Water use fee shall be paid in accordance with the requirements of the Act.
- 2. Licensee shall file an Annual Report on the appurtenant undertaking with the Board not later than March 31st of the year following the calendar year reported which shall contain the following information:
 - i. A summary report of water use and waste disposal activities;
 - ii. A list of unauthorized discharges and a summary of follow-up actions taken;
 - iii. Revisions to the Spill Contingency Plan and Abandonment and Restoration Plan;
 - iv. Progressive reclamation work undertaken;
 - v. A summary of the information required under Part I, Item 6; and
 - vi. Any other details on water use or waste disposal requested by the Board by November 1 of the year being reported.
- 3. The Licensee shall notify the NWB of any changes in operating plans or conditions associated with this project at least thirty (30) days prior to any such change.
- 4. Flow meters or other such devices used for measuring the volumes of water used shall be installed by the Licensee, and operated and maintained to the satisfaction of an Inspector.

- 5. If the Licensee contemplates the renewal of Licence No.NWB2MZE0406-Type "B", it is the responsibility of the Licensee to apply to the NWB for its renewal. The past performance of the Licensee, new documentation and information, and issues raised during a public hearing, if the NWB is required to hold one, will be used to determine the terms and conditions of the Licence renewal. Note that if the Licence expires before the NWB issues a new one, then water use and waste disposal must cease, or the Licensee will be in contravention of the Nunavut Land Claims Agreement. The NWB recommends that an application for the renewal of Licence No. NWB2MZE0406-Type "B" be filed at least three months before the Licence expiry date.
- 6. If Licence No. NWB2MZE0406-Type "B" requires amendment, a public hearing may be required. The Licensee should submit applications for amendment as soon as possible to give the NWB sufficient time to go through the amendment process. The process may vary depending on the scope of the amendment requested
- 7. The Licensee shall ensure a copy of this Licence is maintained at the site of operations at all times. Any communication with respect to this Licence shall be made in writing to the attention of:

(i) Chief Administrative Officer:

Executive Director Nunavut Water Board P.O. Box 119

Gjoa Haven, NU X0B 1J0 Telephone: (867) 360-6338 Fax: (867) 360-6369

(ii) Inspector Contact:

Water Resources Officer
Nunavut District, Nunavut Region

P.O. Box 100

Iqaluit, NU X0A 0H0

Telephone: (867) 975-4298 Fax: (867) 979-6445

8. The Licensee shall submit one paper copy and one electronic copy of all reports, studies, and plans to the Board. Reports or studies submitted to the Board by the Licensee shall include a detailed executive summary in Inuktitut.

PART C: CONDITIONS APPLYING TO WATER USE

- 1. The Licensee shall obtain water for domestic use from the large lake adjacent to the camp, up to a maximum of 10 cubic metres per day. Water use for drilling operations shall be obtained from nearby lakes and is not to exceed 40 cubic meters per day.
- 2. If the drilling requires water in sufficient volume that the source water body may be drawn down the Licensee shall, at least 30 days prior to commencement of drilling, submit to the Board for approval the following: volume required, hydrological overview of the water body, details of impacts, and proposed mitigation measures.
- 3. The Licensee shall equip all water intake hoses with a screen of an appropriate mesh size to ensure that there is no entrainment of fish.
- 4. The Licensee shall not remove any material from below the ordinary high water mark of any water body.
- 5. The Licensee shall not do anything that will cause erosion to the banks of any body of water and shall provide necessary controls to prevent such erosion.
- 6. Sediment and erosion control measures shall be implemented prior to and maintained during the operation to prevent entry of sediment into water.

PART D: CONDITIONS APPLYING TO WASTE DISPOSAL

- 1. Areas designated for waste disposal that may impair the quality, quantity, or flow of water shall be located at least thirty (30) metres from the ordinary high water mark of any water body, unless otherwise authorized by the Board.
- 2. No open burning or on-site land filling of domestic waste is permitted.
- 3. The Licensee shall incinerate all combustible waste, and shall ensure that all hazardous wastes, waste oil and non-combustible waste generated through the course of the operation are backhauled and disposed of in an approved waste disposal site.
- 4. The Licensee shall contain all greywater in a sump located at least thirty (30) metres from the ordinary high water mark of any water body, at a site where direct flow into a water body is not possible and no additional impacts are created.
- 5. The Licensee shall utilize outhouses equipped with plastic pails/plastic bags and incinerate contents as required. Or, as an alternate the Licensee shall contain all sewage in standard

latrine pits located at least thirty (30) metres from the ordinary high water mark of any water body. These latrine pits shall be treated with lime and covered with 0.5 m of native material prior to abandonment.

PART E: CONDITIONS FOR CAMPS, ACCESS INFRASTRUCTURES and OPERATIONS

- 1. The Licensee shall not erect camps or store material on the surface of frozen streams or lakes except what is for immediate use. Camps shall be located such as to minimize impacts on surface drainage.
- 2. All activities shall be conducted in such a way as to minimize impacts on surface drainage and the Licensee shall immediately undertake any corrective measures in the event of any impacts on surface drainage.
- 3. Winter lake and stream crossings, including ice bridges, shall be constructed entirely of water, ice or snow; stream crossings shall be removed or notched prior to spring break-up.
- 4. With respect to access road, pad construction or other earthworks, the deposition of debris or sediment into any water body is prohibited. These materials shall be disposed of above the ordinary high water mark in such a fashion that they do not enter the water.

PART F: CONDITIONS APPLYING TO DRILLING OPERATIONS

- 1. No land-based drilling is to be done within thirty (30) metres of the ordinary high water mark of any water body.
- 2. The Licensee shall ensure that all drill cuttings and any return water and sludge that cannot be re-circulated be disposed of in a properly constructed sump or an appropriate natural depression located at least thirty (30) metres from the ordinary high water mark of any adjacent water body, where direct flow into a water body is not possible and no additional impacts are created.
- 3. Drilling additives or mud shall not be used in connection with holes drilled through lake ice unless they are re-circulated or contained such that they do not enter the water, or are demonstrated to be non-toxic.
- 4. If artesian flow is encountered, drill holes shall be plugged and permanently sealed upon project termination.
- 5. For all on-ice drilling operations, the Licensee shall follow the "Interim Guidelines for On-

Ice Drilling in the NWT". These are:

- i. All drill cuttings shall be removed from the ice surface;
- ii. The release of total suspended solids in the receiving environment shall be in compliance with the Guidelines for Total Suspended Solids contained in the Canadian Council of Ministers of the Environment's (CCME) Canadian Water Quality Guidelines, Chapter 3 Freshwater Aquatic Life; and
- iii. For kimberlite targets, non-toxicity must be demonstrated; toxicity testing shall be done on the effluent from the drilling operation and the results shall be submitted to the Nunavut Water Board and/or an Inspector upon request.
- 6. The Licensee shall establish baseline water quality conditions before drilling through lake ice and the results shall be submitted to the Nunavut Water Board and/or an Inspector upon request.

PART G: CONDITIONS APPLYING TO SPILL CONTINGENCY PLANNING

- 1. The Licensee shall revise the approved Spill Contingency Plan to reflect the following:
 - i. All unavailable information as noted in the supplementary questionnaire and Spill Plan including the name and 24 hour contact number of the person responsible for activating and overseeing the implementation of the Plan;
 - ii. provide additional detail on the spill response training that is to be provided to the on-site personnel;
 - iii. a description of the contingency for a spill of greater than 2 drums of any type fuel;
 - iv. up-to-date MSDS information;
 - v. The addition of DIAND Water Resources and Environment Canada personnel in Igaluit to the spill response contact list for Nunavut; and
 - vi. The notification of the DIAND Water Resources Inspector at (867) 975-4298 following the occurrence of any spill of chemicals, petroleum products or waste associated with the project. To be included in the response organization chart of the Plan.
- 2. The information required in Part G, Item 1 shall be submitted as an addendum to the approved Plan within thirty (30) days of issuance of the Licence.

- 3. The Licensee shall review the Plan annually and if needed, modify the plan to reflect changes in operation and/or technology. Revisions shall be submitted as an addendum to the Plan as per Part B, Item 2(iii).
- 4. The Licensee shall ensure that any chemicals, petroleum products or wastes associated with the project do not enter water. All sumps and fuel caches shall be located a minimum of thirty (30) metres from the ordinary high water mark of any adjacent water body. The Licensee is encouraged to use some form of secondary containment.
- 5. The Licensee shall ensure that any equipment maintenance and servicing be conducted only in designated areas and shall implement special procedures (such as the use of drip pans) to manage fluids, waste and contain potential spills.
- 6. If, during the duration of this Licence, an unauthorized discharge of waste occurs, or if such a discharge is foreseeable, the Licensee shall:
 - i. Employ the Spill Contingency Plan;
 - ii. Report the spill immediately to the 24-Hour Spill Line at (867) 920-8130 and to the DIAND Water Resources Inspector at (867) 975-4298; and
 - iii. Submit to the DIAND Water Resources Inspector a detailed report, including the GPS location, on each occurrence no later than thirty (30) days after initially reporting the event.

PART H: CONDITIONS APPLYING TO ABANDONMENT AND RESTORATION

- 1. The Licensee shall submit to the Board for approval, within thirty (60 30) days of issuance of this Licence, an addendum to the approved Abandonment and Restoration Plan that will provide additional detail for managing contaminated soils upon closure and include a map of project and drill hole locations with coordinates.
- 2. The Licensee shall implement as approved, the Maze Lake Abandonment and Restoration Plan, submitted February 24, 2004.
- 3. The Licensee shall review the Plan annually and if needed, modify the plan to reflect changes in operation and/or technology. Revisions shall be submitted as an addendum to the Plan as per Part B, Item 2(iii).
- 4. The Licensee shall complete the restoration work within the time schedule specified in the approved Plan, or as subsequently revised and approved by the Board.

- 5. The Licensee shall endeavor to carry out progressive reclamation for any components of the project no longer required for the Licensee's operations.
- 6. The Licensee shall backfill and restore, to the satisfaction of an Inspector, all camp and drilling waste disposal sumps to the pre-existing contours of the land prior to the expiry of this permit.
- 7. All disturbed areas shall be stabilized and re-vegetated as required, upon completion of work, and restored to a pre-disturbed state.

PART I: CONDITIONS APPLYING TO THE MONITORING PROGRAM

- 1. The Licensee shall measure and record in cubic metres the daily quantities of water utilized for camp operations and drilling operations, for all purposes.
- 2. The Licensee shall determine the location (GPS co-ordinates in degrees, minutes and seconds of latitude and longitude) and include a description of water sources utilized during the licence term.
- 3. The Licensee shall determine the GPS co-ordinates (in degrees, minutes and seconds of latitude and longitude) of all locations where wastes associated with camp operations and drilling operations are deposited.
- 4. A detailed description of the sewage management practice, it's performance and a brief assessment of the suitability for use in small camps;
- 5. Additional sampling and analysis may be requested by an Inspector.
- 6. The Licensee shall include all of the data and information required by the "Monitoring Program" in the Licensee's Annual Report, as required per Part B, Item 2.
- 7. Modifications to the Monitoring Program may be made only upon written approval of the Chief Administrative Officer.