

Richard Dwyer

From: avativut nunavut [avativutnunavut@gmail.com]
Sent: Tuesday, May 19, 2009 3:08 PM
To: Richard Dwyer
Subject: Re: 3AM-IQA0611 City of Iqaluit Amendment Application

Follow Up Flag: Follow up
Flag Status: Flagged

as a member of the public an iqaluit resident I am very distressed to see that the condition D,5 has not been complied with. Failure to inspect the reservoir dam would seem to be a threat to public safety.

The attached document does not indicate what the effluent criteria are for the lagoon that are being exceeded or what "phase II" consists of. It is therefore impossible to evaluate this proposal under E3/4.

Certainly, it would seem that if someone doesn't undertake to comply with the original criteria, the NWB should not consider an amendment.

The board should be commended for adding E10.

The board should require that Iqaluit also comply with the Public Health Act regulations as part of it's water board license to ensure that the Board does not inadvertently authorize an illegal activity.

condition E16 should not be amended to conform to the status quo of no appropriate landfill liner, rather a condition to submit a landfill remediation plan should be added.

E17 should not be amended to truncate the period of review for a proposed release, this would present a potential hazard as the appropriate agencies (and the public) may not have a chance to fully comment on the proposal, which could have a significant impact.

Further to my comments above, I'd like to see a summary of the phase II proposal mentioned under F8

On Fri, May 15, 2009 at 7:24 PM, Richard Dwyer <licensingadmin@nunavutwaterboard.org> wrote:

Good evening;

Please see attached pertaining to City of Iqaluit amendment application.

Regards,

Richard Dwyer

Licensing Administrator

Nunavut Water Board

PH: 867-360-6338 ext.29

FX: 867-360-6369