



Environment Environnement
Canada Canada

Environmental Protection Operations
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August 26, 2008

Our file: 4703 003 024

Phyllis Beaulieu
Manager of Licensing
Nunavut Water Board
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Re: NWB 3BC-AHI – Canadian Space Agency – Polar Continental Shelf Project

Environment Canada's (EC) contribution to your request for specialist advice is based on the mandated responsibilities for the enforcement of **Section 36(3)** of the *Fisheries Act*, the *Canadian Environmental Protection Act* (CEPA), the *Migratory Birds Convention Act* (MBCA) and the *Species at Risk Act* (SARA).

Environment Canada has reviewed the above noted application and has no comments or concerns with the proposed activities as described. It is the opinion of EC that the water use in this application does constitute domestic use pursuant to section 13.7.1 of the *Nunavut Land Claims Agreement*, assuming that there is no change in the project over the time frame indicated in the application. However, EC would like to remind the proponent that they are responsible for ensuring that any chemicals, fuel or wastes associated with the proposed project do not enter waters frequented by fish. It is a requirement of *Section 36(3)* of the *Fisheries Act* that all effluent discharged into water frequented by fish be non-deleterious.

If you have any further questions or comments, please do not hesitate to contact me at (867) 669-4744 or ron.bujold@ec.gc.ca.

Yours truly,

Ron Bujold
Environmental Assessment Technician

cc: Carey Ogilvie (Head, Assessment & Monitoring, EPOD)
Mike Fournier (Northern Environmental Assessment Coordinator, A&M, EPOD)
Jane Fitzgerald (Environmental Assessment Coordinator, EPOD)