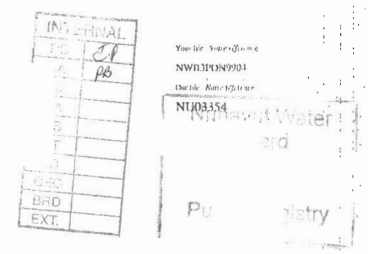


Pêches of Océans

Fish Habitat Management P.O. Box 358 Iqaluit, Nunavut XOA 0H0

March 19, 2003

Rhoda Katsak - SAO Hamlet of Pond Inlet, Box 180 Pond Inlet, NU XOA 0S0 Fax (867) 899-8940



RE: Application for Water Licence and Waste Disposal, Hamlet of Pond Inlet.

Dear Ms. Katsak:

This letter is to advise that The Department of Fisheries and Oceans, Fish Habitat Management (DFO-FHM) received the project proposal information and Water Licence Application Form, submitted by the Nunavut Water Board, for the use of water and disposal of waste requested by the Hamlet of Pond Inlet, Nunavut. This is a five-year licence from 2004 to 2008. DFO-FHM's assessment takes into consideration primarily fish and fish habitat related concerns. I have reviewed the plans for the proposed work.

Operations in or near water may result in the harmful alteration, disruption or destruction of fish habitat, which is prohibited under Section 35 of the *Fisheries Act*. The following mitigation measures, along with mitigation measures indicated in the project proposal, are intended to prevent any potentially harmful impacts to fish and fish habitat.

- All disturbed areas should be stabilized and upon completion of work restored to a
 pre-disturbed state.
- If the water withdrawal is of sufficient volume that the source water body may be
 drawn down please submit details (volume required, size of water body, fish species
 etc.) to DFO-FHM for review. DFO-FHM does not recommend the use of streams as
 a water source.

Extraction of water via intake from any water body is prohibited under Section 30 of the *Fisheries Act* unless the entrance of the intake is properly screened to prevent the entrainment of fish. Refer to the *Freshwater Intake End-of-Pipe Fish Screen Guideline* (DFO 1995), available upon request. No harm will come to fish during water removal as long as the following mitigation measures are pursued.

 Ensure that the holes in the screen are small enough that no fish of any size can pass through the screen and into the intake.

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- Make certain that the fish guard or screen is properly maintained in a good and
 efficient state of repair, and do not permit its removal except for renewal or repair.
- During the time in which a renewal or repair is being conducted, the entrance of the
 water intake must be closed in order to prevent the passage of fish into the intake.

Depositing deleterious substances into fish bearing waters is prohibited as stated under Subsection 36(3) of the *Fisheries Act*. The following are additional measures to mitigate habitat disturbance or loss as well as the deposition of deleterious substances.

- All wastes, sewage containments and fuel caches must be located a minimum of thirty (30) metres from the normal high water mark of any water body.
- All activities, including maintenance procedures and vehicular refuelling, should be controlled to prevent the entry of petroleum products, sediment, debris, rubble, or other deleterious substances into the water. Ensure that refuelling activities are conducted at least thirty (30) metres away from the normal high water mark of any water body.
- Properly maintain the fencing surrounding the solid waste disposal area to contain the garbage and prevent it from entering any nearby water body.
- Have available an extra fuel storage container equal to or bigger than the size of the
 largest fuel container. This container can be used to replace any existing container
 showing signs of leakage. Check for container leaks on a daily basis and prepare any
 visible leaks immediately. Ensure that spill kits are readily available at all times.
- All spills of oil, fuel, or other deleterious material should be reported inunediately to the 24-Hour Spill Line at (867) 920-8130.

If the proposed work is carried out as described in the plans provided to DFO-FIIM and if the additional mitigation measures specified above are implemented, the proposed work will not be considered as contravening Subsection 35(1) of the *Fisheries Act* which reads:

"No person shall carry on any work or undertaking that results in the harmful alteration, disruption or destruction of fish habitat."

Therefore, an authorization under Subsection 35(2) of the Fisheries Act will not be necessary. If a harmful alteration, disruption or destruction of fish habitat and/or the deposition of deleterious substances into fish bearing waters occurs as a result of a change in the plans for the proposed works or failure to implement the additional mitigation measures specified above, prosecution under Subsection 35(1) and/or Subsection 36(3) of the Fisheries Act may be initiated.



Please note that this letter of advice will apply for the period of the proposed lease. If you have any questions concerning the mitigation measures or should there be any changes to the proposed work, please contact me at (867) 979-8011 or by fax at (867) 979-8039.

Jeff Wilson

Habitat Management Coordinator

Department of Fisheries and Oceans - Eastern Arctic Area

c.c. Phyllis Beaulieu, Nunavut Water Board, fax (867) 360-6369