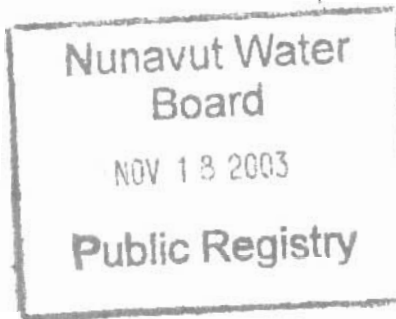


November 14, 2003

Phyllis Beaulieu
A/Licensing Administrator
Nunavut Water Board
P.O. Box 119
Gjoa Haven, NU X0B 1J0



INTERNAL	
PC	DP
MA	
FO	
LA	
BS	
ST	
TA1	
TA2	
RC	
ED	
CH	
BRD	
EXT.	

Re: Application for Water Licence, Water Use & Waste Disposal
NIRB: #03DN124 NWB: #NWBSDYD

Enclosed is the completed NIRB Screening Decision Report for water use and waste disposal at Cape Dyer on Baffin Island.

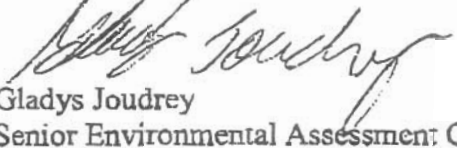
NIRB has screened this application for ecosystemic and socio-economic impacts of the proposal.

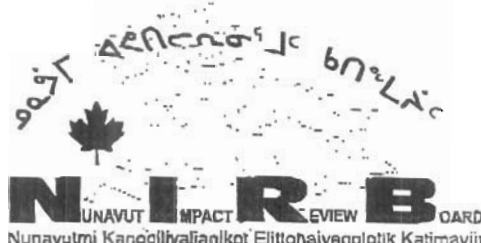
NIRB's indication to the Minister is:

The decision of the Board in this case is 12.4.4(a) the proposal may be processed without a review under Part 5 or 6; NIRB may recommend specific terms and conditions to be attached to any approval, reflecting the primary objectives set out in Section 12.2.5;

Please contact Stephanie Briscoe, Executive Director at (867) 983-2593 if you have any questions about the Screening Report.

Yours truly,


 Gladys Joudrey
 Senior Environmental Assessment Officer
 Nunavut Impact Review Board
 P.O. Box 2379
 Cambridge Bay, NU X0B 0C0
 Tel: (867) 983-2593
 Fax: (867) 983-2574



SCREENING DECISION

November 14, 2003

Thomas Kudloo
Chairperson, Nunavut Water Board
Gjoa Haven, NU X0B 1J0

Dear Mr. Kudloo:

RE: Screening Decision of the Nunavut Impact Review Board (NIRB) on Application:

NIRB: #03DN124 **NWB: #NWB5DYE**
Water License for DYE-M, Cape Dyer Project

Authority:

Section 12.4.4 of the Nunavut Land Claim Agreement states:

Upon receipt of a project proposal, NIRB shall screen the proposal and indicate to the Minister in writing that:

- a) the proposal may be processed without a review under Part 5 or 6; NIRB may recommend specific terms and conditions to be attached to any approval, reflecting the primary objectives set out in Section 12.2.5;
- b) the proposal requires review under Part 5 or 6; NIRB shall identify particular issues or concerns which should be considered in such a review;
- c) the proposal is insufficiently developed to permit proper screening, and should be returned to the proponent for clarification; or
- d) the potential adverse impacts of the proposal are so unacceptable that it should be modified or abandoned.

Primary Objectives:

The primary objectives of the Nunavut Land Claims Agreement are set out in section 12.2.5 of the Land Claims Agreement. This section reads:

In carrying out its functions, the primary objectives of NIRB shall be at all times to protect and promote the existing and future well-being of the residents and communities of the Nunavut Settlement Area, and to protect the ecosystemic integrity of the Nunavut Settlement Area. NIRB shall take into account the well-being of the residents of Canada outside the Nunavut Settlement Area.

The decision of the Board in this case is 12.4.4 (a) the proposal may be processed without a review under Part 5 or 6; NIRB may recommend specific terms and conditions to be attached to any approval, reflecting the primary objectives set out in Section 12.2.5;

Reasons for Decision:

NIRB's decision is based on specific considerations that reflect the primary objectives of the Land Claims Agreement. Our considerations in making this decision included:

- impact to water quality, aquatic habitat, wildlife and fish populations;
- storage and disposal of chemicals, fuel, garbage, sewage, and gray water, and impact of these on the ecosystem;
- the impact of noise and their disturbance to wildlife and traditional users of area;
- clean up/restoration upon abandonment; and
- community concerns

Terms and Conditions:

That the terms and conditions attached to this screening report will apply.

Water

1. The Licensee shall ensure that fresh water for domestic purposes is obtained from Water Lake.
2. The Licensee shall ensure that all water intake hoses are equipped with a screen with an appropriate mesh size to ensure that there is no entrapment of fish according to the Freshwater Intake End-of-pipe Fish Screen Guideline (DFO 1995).
3. If operations require water in sufficient volume that the source waterbody may be drawn down, please submit details (volume required, size of waterbody, etc.) to DFO for review. DFO does not recommend the use of streams as a water source.

Fuel and Chemical Storage

4. The Licensee shall ensure that fuel storage containers are not located within thirty-one (31) metres of the ordinary high water mark of any body of water.
5. The Licensee shall ensure that any chemicals, fuels or wastes associated with the project do not spread to the surrounding lands or enter into any water body.
6. The Licensee shall examine all fuel and chemical storage containers for leaks. All leaks should be prepared immediately.
7. The Licensee shall seal all container outlets except the outlet currently in use.
8. The Licensee shall dispose of all combustible waste petroleum products by incineration and removal from the site.
9. The Licensee shall have an approved emergency response and spill contingency plans in place prior to the commencement of the operation.
10. The Licensee shall immediately report all spills of petroleum and hazardous chemicals to the twenty-four (24) hour spill report line at (867) 920-8130.

Waste Disposal

11. The Licensee shall not discharge or deposit any refuse substances or other waste materials in any body of water, or on the banks thereof, which will impair the quality of the waters of the natural environment.
12. The Licensee, prior to the discharge of fluids from any sump, shall carry out an analysis of the fluid in a manner prescribed by the NWB.
13. The Licensee shall treat greywater and sewage according to the terms and conditions outlined in the NWB approval.
14. The Licensee shall keep all garbage and debris in a covered metal container until disposed of.
15. The Licensee shall ensure that all wastes generated through the course of the operation are disposed of in an approved dumpsite.
16. The Licensee shall deposit all scrap metal, discarded machinery and parts, barrels and kegs, at an approved disposal site.

Wildlife

17. The Licensee shall ensure that there is no damage to wildlife habitat in conducting this operation.
18. The Licensee shall not feed wildlife.
19. That the Licensee shall ensure that there is no hunting by employees of the company or any contractors hired.
20. The Licensee shall ensure compliance with Section 36 of the Fisheries Act, which requires that no person shall deposit or permit the deposit of a deleterious substance on any type in water frequented by fish or in any place under any conditions where the deleterious substance may enter such a water body.
21. The harmful alteration, disruption or destruction of fish habitat is prohibited under Section 35 of the Fisheries Act. No construction or disturbance of any stream/lake bed or banks of any definable watercourse is permitted unless authorized by DFO.

Environmental

22. The Licensee shall ensure that the land use area is kept clean and tidy at all times.
23. The Licensee shall not do anything that will cause erosion of the banks of any body of water on or adjacent to the land and shall provide necessary controls to prevent such erosion. Energy diffusers, plastic sheeting, filter cloth and/or straw bales should be installed as required to provide filtering and avoid scouring and sedimentation at the outfall area.
24. The Licensee shall be required to undertake any corrective measures in the event of any damage to the land or water as a result of the Licensee's operation.
25. The Licensee shall adopt such measures as required to control erosion by surface disturbance. Erosion of disturbed surfaces should be controlled with proper vegetation. All disturbed areas should be stabilized and re-vegetated as required upon the completion of work and restored to a pre-disturbed state or better. Until revegetation is complete, temporary erosion control practices (e.g., silt fences, bales) may be required to effectively control sediment.

Structure & Storage Facilities

26. Any stockpiled or permanently removed materials should be stored and stabilized away from any watercourse.
27. The Licensee shall locate all structures and storage facilities on gravel, sand or other durable land.
28. The Licensee may only stockpile in areas designated
29. The Licensee shall use existing housing and operational facilities.

Archaeological Sites

30. The Permittee shall follow all terms and conditions for the protection and restoration of archaeological resources as outlined by the Department of Culture, Language, Elders and Youth (CLEY) in attached letter.

Reclamation

31. The Licensee shall complete all clean-up and restoration of the lands used prior to the expiry date of the permit.

Other Recommendations

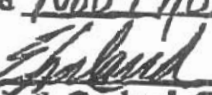
1. NIRB would like to encourage the proponent to hire local people and services, to the extent possible.
2. Any amendment requests deemed by NIRB to be outside the original scope of the project will be considered a new project.
3. The Environmental Protection Branch (DQE), Department of Fisheries and Oceans (DFO), Nunavut Impact Review Board (NIRB), and the Nunavut Water Board (NWB) should be advised of any material changes to plans or operating conditions associated with the project.

Validity of Land Claims Agreement

Section 2.12.2

Where there is any inconsistency or conflict between any federal, territorial and local government laws, and the Agreement, the Agreement shall prevail to the extent of the inconsistency or conflict.

Dated Nov 14/03 at Arviat, NU


Elizabeth Copland, Chairperson

Oct-29-2003 03:56pm From-

T-842 P.002/002 F-838

COMMENT FORM FOR NIRB SCREENINGS

The Nunavut Impact Review Board has a mandate to protect the integrity of the ecosystem for the existing and future residents of Nunavut. In order to assess the environmental and socio-economic impacts of the project proposals, NIRB would like to hear your concerns, comments and suggestions about the following project application:

Project Title: DYE-M, Cape Dyer Project

Proponent: Nasiting Corporation

Location: Baffin Island, NU

Comments Due By: Oct. 30, 2003 1:00pm local time **NIRE #:** 03DN124

Indicate your concerns about the project proposal below:

<input type="checkbox"/> no concerns	<input type="checkbox"/> traditional uses of land
<input checked="" type="checkbox"/> water quality	<input type="checkbox"/> limit harvesting activities
<input type="checkbox"/> terrain	<input type="checkbox"/> community involvement and consultation
<input type="checkbox"/> air quality	<input type="checkbox"/> local development in the area
<input type="checkbox"/> wildlife and their habitat	<input type="checkbox"/> tourism in the area
<input type="checkbox"/> marine mammals and their habitat	<input type="checkbox"/> human health issues
<input type="checkbox"/> birds and their habitat	<input type="checkbox"/> other: _____
<input type="checkbox"/> fish and their habitat	_____
<input type="checkbox"/> heritage resources in area	_____

Please describe the concerns indicated above:

LOCATION OF WASTEWATER DISPOSAL SITES
MONITORING OF LANDFILL/SOLID WASTE DISPOSAL SITE

Do you have any suggestions or recommendations for this application?

HAR MONITORING INFORMATION AND APPLICATION FORMS AND SUPPLEMENTARY DOCUMENTATION
ENHANCED EXPLANATION OF WASTEWATER/SEWAGE MONITORING/ MANAGEMENT
PROCEDURES.

Do you support the project proposal? Yes No Any additional comments?

WATER SOURCE AND ACCOMPANYING ROAD APPEAR TO BE OUTSIDE OF THE PROPOONENT'S PROPERTY

Name of person commenting: STEPHANIE HAWKINS of

Position: QUICKSTORY WATER PIPELINES CO. LTD. **Organization:** INDIAN & NORTHERN ARCTIC CANADA

Signature: St. H. **Date:** OCT-29-103

OCT-29-03 07:34 From:ENV CAN IQALUIT NUNAVUT

8969754645

T-852 P.02/03 Job-406



Environment Canada Environnement Canada

Environmental Protection Branch
 Qimugjuk Building 969, P.O. Box 1870
 Iqaluit, NU X0A 0H0
 Tel: (867) 975-4639
 Fax: (867) 975-4645

Date: October 29, 2003

Our file: 4517 000 017

Gladys Joudrey
 Senior Environmental Assessment Officer
 Nunavut Impact Review Board
 P.O. Box 2379
 Cambridge Bay, NU, X0B 0C0
 Tel: (867) 983-2593
 Fax: (867) 983-2594

Via : facsimile

RE: NIRB 03DN124 - DYE-M, Cape Dyer Project

On behalf of Environment Canada (EC), I have reviewed the information submitted with the above-mentioned application. The following specialist advice has been provided pursuant to Environment Canada's mandated responsibilities for the enforcement of the Canadian Environmental Protection Act, Section 36(3) of the Fisheries Act, the Migratory Birds Convention Act, and the Species at Risk Act.

Nasituq Corporation has applied for a water license for Cape Dyer, a North Warning System site located at the easternmost point of Baffin Island, approximately 150 km southeast of Broughton Island to continue to be used as a Long Range Radar (LRR) Station. This site operated as a manned DEW line site from the 1950's through to 1988. From 1988 to 1995 it was manned with an average occupancy of 15 persons year round and since that time, it has been unmanned with the exception of scheduled maintenance trips and unplanned corrective maintenance trips.

Environment Canada requires the following information in order to facilitate the review of this application:

- The application states that the greywater will be disposed of through "controlled discharges at designated location(s) on site". Environment Canada requires clarification on how this greywater will be disposed of on site if sumps are not to be used. If sumps are to be used, please provide additional information indicating their location in relation to existing water bodies, their expected capacity and freeboard.
- The proponent also states that empty barrels and fuel drums will be used for storage liquid waste. Environment Canada requests clarification regarding the contents, storage capacity and structural integrity of any used fuel barrels and how the proponent intends to eventually store and dispose of these barrels.

Environment Canada recommends that the following conditions be applied throughout all stages of the project:

- The proponent shall not deposit, nor permit the deposit of chemicals, sediment, wastes, or fuels associated with the project into any water body. According to the Fisheries Act, Section 36 (3), the deposition of deleterious substances of any type in water frequented by fish, or in any place under any conditions where the deleterious substance, or any deleterious substance that results from the deposit of the deleterious substance, may enter any such water, is prohibited.
- The proponent states that solid waste will be burned in a "burn bin". Environment Canada recommends the use of an approved incinerator for the disposal of combustible material.



Canada

OCT-25-03 07:34 From:ENV CAN IQALUIT NUNAVUT

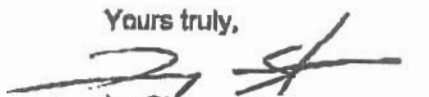
8969754645

T-852 P.03/03 Job-406

- Given the large amount of fuel to be stored on site, Environment Canada recommends the use of secondary containment such as self-supporting insta-berms.
- Environment Canada recommends the use of drip pans, or other similar preventative measures, when refueling equipment on site.
- If used, all sumps and fuel caches shall be located above the high water mark of any waterbody and in such a manner as to prevent the contents from entering any waterbody frequented by fish. Further, all sumps shall be backfilled upon completion of the project and recontoured to match the surrounding landscape.
- Except for immediate use, the permittee shall not store material on the surface ice of any waterbody.
- If maintenance work is to be done on the gravel roads near or leading to any water source, EC recommends that measures be taken to ensure that there is no sedimentation of the waterbodies as a result of such work.
- The proponent shall ensure that all hazardous wastes, including waste oil, receive proper treatment and disposal at an approved facility.
- All spills are to be documented and reported to the NWT 24 hour Spill Line at (867) 920-8130.

If there are any changes in the proposed project, EC should be notified, as further review may be necessary. Please do not hesitate to contact me with any questions or comments with regards to the foregoing at (867) 975-4631 or by email at ivy.stone@ec.gc.ca.

Yours truly,



Ivy Stone
Environmental Assessment

cc: (Mike Fournier, Northern Environmental Assessment Coordinator, Environment Canada, Yellowknife)

Fisheries
and OceansPêches
et Océans

Fish Habitat Management
P.O. Box 358
Iqaluit, Nunavut
X0A 0H0

Your file Votre référence
NWB: NWBSDYE

Our file Notre référence
NU-03-0164

September 29, 2003

Maj. A. Cameron
North Warning System Office
c/o National Defence Headquarters
101 Colonel By Drive
Ottawa, ON
K1A 0K2
Fax: (613) 998-9261

RE: Water Licence Renewal – DYE-M Cape Dyer Project DEW Line Site

Dear Maj. Cameron:

The Department of Fisheries and Oceans – Eastern Arctic Area (DFO) received the above-mentioned project proposal, submitted on your behalf by the Nunavut Impact Review Board (NIRB). To expedite future correspondence or inquiries, please refer to your file number when you contact us.

File #: NU-03-0164

As outlined in the following plans:

- *Water Licence Application Form* submitted to the Nunavut Water Board (NWB) and dated August 13, 2003
- *Exploration/Remote Camp Supplementary Questionnaire* submitted to NWB on August 13, 2003 with attached site plans, project description, and Spill Contingency Plan

It is our understanding that works associated with your water licence renewal include the following:

- The use of approximately 16,000 litres of water per year pumped from Water Lake for domestic purposes
- The water intake in Water Lake is equipped with a mesh screen
- Wastes created on site and treatment/disposal methods are as follows:
 - Sewage Incinolets
 - Solid Waste Incinerator
 - Hazardous Retrograde to licensed disposal facility
 - Bulky Items/Scrap Metal Stockpile and retrograde
 - Waste oil Retrograde to licensed disposal facility
 - Greywater Controlled discharge at designated location(s) on site

- The premise is not manned all year round; there are four scheduled maintenance trips to the station each year comprised of a four-person crew for a duration of four days
- Major maintenance projects resulting in a higher occupancy rate at the station may occur once every two to three years; unplanned corrective maintenance trips to the station during the year may be required from time to time, but rarely include an overnight stay
- From 1989 to 1995, the station was fully manned with an average occupancy of 15 persons year round; since 1995, the station has been an unmanned facility
- Leachate monitoring will be done at the proposed outfall area; effluent quality will be assessed based on the *Guidelines for Effluent Quality and Wastewater Treatment at Federal Establishments*

If these plans have changed since the time of your submission, the advice provided in this letter may not be applicable to your circumstances and you should consult with us to determine if further review is required.

Field operations in or near water may result in the harmful alteration, disruption or destruction of fish habitat (HADD), which is prohibited under Section 35 of the *Fisheries Act*. The following mitigation measures are intended to prevent any potentially harmful impacts to fish and fish habitat resulting from your proposed works:

1. If operations require water in sufficient volume that the source waterbody may be drawn down, please submit details (volume required, size of waterbody, etc.) to DFO for review. DFO does not recommend the use of streams as a water source.
2. The intake pipe in Water Lake should be screened and maintained according to the *Freshwater Intake End-of-pipe Fish Screen Guideline* (DFO 1995), available upon request.
3. Any stockpiled or permanently removed materials should be stored and stabilized away from any watercourse.
4. Erosion of disturbed surfaces should be controlled with proper revegetation. All disturbed areas should be stabilized and re-vegetated as required upon the completion of work and restored to a pre-disturbed state or better. Until revegetation is complete, temporary erosion control practices (e.g., silt fences, bales) may be required to effectively control sediment.
5. Energy diffusers, plastic sheeting, filter cloth and/or straw bales should be installed as required to provide filtering and avoid scouring and sedimentation at the outfall area.

With the additional measures outlined above, the proposed work will not likely result in HADD, which is prohibited unless authorized by DFO.

Pursuant to Section 35(1) of the *Fisheries Act*, it is unlawful to conduct any work or undertaking that results in the harmful alteration, disruption or destruction of fish habitat (HADD). In this regard, please note that this Letter of Advice is intended to provide recommendations to the proponent, to ensure that the proposed works are conducted in such a manner that adverse impacts to fish habitat are avoided. This is not an Authorization under Section 35(2) of the *Fisheries Act* to conduct works that will result in HADD. If harmful alteration, disruption or destruction of fish habitat occurs as a result of failure to follow the mitigation measures outlined in your plans and this Letter of Advice, contravention of Section 35(1) of the *Fisheries Act* could occur.

Also, please be aware that pursuant to Section 36(3) of the *Fisheries Act*, it is unlawful to deposit any deleterious substance, including sediment, into waters frequented by fish. To prevent any such deposit, the following mitigation measures should also be incorporated into your plans:

1. All materials and equipment used for the purpose of site preparation and project completion should be operated and stored in a manner that prevents any deleterious substance (e.g., petroleum products, debris, etc.) from entering the water.
2. The cleaning, fuelling and servicing of equipment should be conducted in an area from which spills and wash water will not enter any waterbody. This may include the use of berms or dykes and suitable setback distances (100 metres where conditions allow).

All spills of oil, fuel, or other deleterious material should be reported immediately to the 24-Hour Spill Line at (867) 920-8130. In addition, pursuant to Section 38(5) of the *Fisheries Act*, you are required to take all reasonable measures to prevent, counteract, mitigate or remedy any adverse effects that result, or may reasonably be expected to result from any such occurrence.

Please note that this letter of advice does not release you from the responsibility for obtaining any other approvals that may be required under federal, territorial or municipal legislation.

If you have any questions concerning the measures listed, or should there be any changes to the proposed work, please contact me directly at (867) 979-8011.

Sincerely,

Jennifer McCarthy
A/Impact Assessment Biologist
Fish Habitat Management
Department of Fisheries and Oceans- Eastern Arctic Area

c.c. G. Joudrey (NIRB)
 P. Beaulieu (NWB)
 I. Itorcheak (DFO)

Gladys Joudrey

From: George Hakongak [naikak@polarnet.ca]
Sent: September 29, 2003 1:10 PM
To: Stephanie Briscoe
Cc: Colette Meloche; Gladys Joudrey; Jack Kaniak; Josee Galipeau; Michelle McChristie; Phyllis Beaulieu; Zainab Moghal
Subject: Distribution list

Good afternoon,
Please add me to the distribution list for all screenings as I did not receive the last distribution. Also leave Stefan Lopatka and Carson Gillis on the list as well.
If I have forgotten any individuals involved in the screening process please do not hesitate to forward my request on to them.

Thank you,
Naikak

George Hakongak
Environmental Coordinator
Department of Lands and Resources
Nunavut Tunngavik Incorporated
P.O. Box 1269
Cambridge Bay, Nunavut
X0B 0C0
CANADA



Δc-a-dr-e-n-i-c

Department of
Culture, Language, Elders & Youth

Pithohilikioni

Ministère du gouvernement
Culture Langues, Aînés et Jeunesse

October 27, 2003

Gladys Joudrey
Environmental Assessment Officer
Nunavut Impact Review Board
Box 2379
Cambridge Bay, NU X0E 0C0

Re: Land Use Application NIRB 03DN124 DYE-M, Cape Dyer Project
(Nasittuq Corporation)

Due Date: October 30, 2003



Dear Ms. Joudrey:

At your request, the Department of Culture and Heritage, Government of Nunavut, has reviewed the above-noted application. Our recommendations follow.

We recommend approval of the above-cited application, on the condition that the proponent's activities avoid the known archaeological sites listed in Attachment #1. The information contained in Attachment #1 is provided solely for the purpose of the proponent's land use activities as described in the land use application, and must otherwise be treated confidentially by the proponent.

The attached conditions specify plans and methods of site protection and restoration to be followed by the permittee if an archaeological site is encountered or disturbed in the course of the land use activity.

Sincerely,


Douglas Stenton
Director, Heritage
Department of Culture, Language, Elders and Youth

Encl.

Attachment 1

CONFIDENTIAL

Borden No. MDBq-4
Latitude 66 35 21 N
Longitude 061 38 17 W
Map No. 16L 16K
Class. historic

Borden No. MDBq-5
Latitude 66 34 51 N
Longitude 061 37 43 W
Map No. 16L 16K
Class. prehistoric

Borden No. MDBq-6
Latitude 66 34 39 N
Longitude 061 37 13 W
Map No. 16L 16K
Class. indigenous
historic;historic

Borden No. MgBs-2
Latitude 67 04 42 N
Longitude 062 10 51 W
Map No. 16M 16N
Class. historic;contemporary



ARCHAEOLOGICAL AND PALAEOENTOLOGICAL RESOURCES TERMS AND CONDITIONS FOR LAND USE PERMIT HOLDERS

BACKGROUND

Archaeology

As stated in Article 33 of the Nunavut Land Claims Agreement:

The archaeological record of the Inuit of Nunavut is a record of Inuit use and occupancy of lands and resources through time. The evidence associated with their use and occupancy represents a cultural, historical and ethnographic heritage of Inuit society and, as such, Government recognizes that Inuit have a special relationship with such evidence, which shall be expressed in terms of special rights and responsibilities. [33.2.1]

The archaeological record of Nunavut is of spiritual, cultural, religious and educational importance to Inuit. Accordingly, the identification, protection and conservation of archaeological sites and specimens and the interpretation of the archaeological record is of primary importance to Inuit and their involvement is both desirable and necessary. [33.2.2]

In recognition of the cultural, spiritual and religious importance of certain areas in Nunavut to Inuit, Inuit have special rights and interests in these areas as defined by Article 33 of the Nunavut Land Claims Agreement. [33.2.5]

Palaeontology

Under the Nunavut Act¹, the federal government can make regulations for the protection, care and preservation of palaeontological sites and specimens in Nunavut. Under the *Nunavut Archaeological and Palaeontological Sites Regulations*², it is illegal to alter or disturb any palaeontological site in Nunavut unless permission is first granted through the permitting process.

Definitions

As defined in the *Nunavut Archaeological and Palaeontological Sites Regulations*, the following definitions apply:

"archaeological site" means a place where an archaeological artifact is found.

¹ s. 51(1)

² P.C. 2001-1111 14 June, 2001

"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.

"palaeontological 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.

Terms and Conditions

- 1) The permittee shall not operate any vehicle over a known or suspected archaeological or palaeontological site.
- 2) The permittee shall not remove, disturb, or displace any archaeological artifact or site, or any fossil or palaeontological site.
- 3) The permittee shall immediately contact the Department of Culture, Language, Elders and Youth (867) 934-2033 or (867) 975-5500 should an archaeological site or specimen, or a palaeontological site or fossil be encountered or disturbed by any land use activity.
- 4) The permittee shall immediately cease any activity that disturbs an archaeological or palaeontological site encountered during the course of a land use operation, until permitted to proceed with the authorization of the Department of Culture, Language, Elders and Youth, Government of Nunavut.
- 5) The permittee shall follow the direction of the Department of Culture, Language, Elders and Youth and DIAND in restoring disturbed archaeological or palaeontological sites to an acceptable condition.
- 6) The permittee shall provide all information requested by the Department of Culture, Language, Elders and Youth concerning all archaeological sites or artifacts and all palaeontological sites and fossils encountered in the course of any land use activity.
- 7) The permittee shall make best efforts to ensure that all persons working under authority of the permit are aware of these conditions concerning archaeological sites and artifacts, and palaeontological sites and fossils.
- 8) The permittee shall avoid the known archaeological and/or palaeontological sites listed in Attachment 1.

9) The permittee shall have an archaeologist or palaeontologist perform the following functions, as required by the Department of Culture, Language, Elders and Youth:

- a) survey
- b) inventory and documentation of the archaeological or palaeontological resources of the land use area
- c) assessment of potential for damage to archaeological or palaeontological sites
- d) mitigation
- e) marking boundaries of archaeological or palaeontological sites
- f) site restoration

The Department of Culture, Language, Elders and Youth shall authorize by way of a Nunavut Archaeologist Permit or a Nunavut Palaeontologist Permit, all procedures subsumed under the above operations.