



**Mackenzie Valley Land and Water Board**

7th Floor - 4910 50th Avenue • P.O. Box 2130  
YELLOWKNIFE, NT X1A 2P6  
Phone (867) 669-0506 • FAX (867) 873-6610

August 19, 2010

File: MV2009X0028

Mr. Boyd Warner  
President  
Bathurst Inlet Developments (1984) Ltd.  
P.O. Box 820  
YELLOWKNIFE NT X1A 2N6

Fax: (867) 920-4263

Dear Mr. Warner:

**Closure of Application –  
Outfitting Camp, Matthews Lake**

Your request to withdraw application MV2009X0028 was received on August 3, 2010.

The closure of Land Use Permit application MV2009X0028 has been granted and our files are now closed.

As you are aware, the materials on site are covered by a storage authorization under Land Use Permit MV2001X0030. Bathurst Inlet Developments Ltd. must ensure that section 15 and 16 of the *Mackenzie Valley Land Use Regulations* is met prior to July 1, 2011 to remain compliant with MV2001X0030 and the regulations (copies of section 15 and 16 attached).

If you have any questions or concerns, please telephone (867) 669-0506 or email [permits@mvlwb.com](mailto:permits@mvlwb.com).

Yours sincerely,

A handwritten signature in black ink, appearing to read "Willard Hagen".

Willard Hagen  
Chair

Attachment

Copied to: Marty Sanderson, A/District Manager, South Mackenzie District,  
INAC

(2) Sanitary sewage produced in connection with a land-use operation shall be disposed of in accordance with the *Public Health Act* of the Northwest Territories, R.S.N.W.T. 1988, c. P-12, and any regulations made under that Act.

#### RESTORATION OF PERMIT AREAS

15. Unless otherwise authorized by a permit, after completing a land-use operation, a permittee shall restore the permit area to substantially the same condition as it was prior to the commencement of the operation.

#### REMOVAL OF BUILDINGS AND EQUIPMENT

16. (1) Subject to subsections (2) and (5), after completing a land-use operation, a permittee shall remove all structures, temporary buildings, machinery, equipment, materials, fuel drums and other storage containers and any other items used in connection with the operation

(a) unless otherwise authorized by a document granting a right to, or interest in, the land; or

(b) unless the owner of the lands on which the items are located has, by written notice to the Board, assumed responsibility for those items.

(2) With the prior written authorization of the Board and, in the case of settlement or other private lands, of the landowner, a permittee may store, in a manner, at a location and for a duration approved by the Board, an item referred to in subsection (1) that the permittee requires for a future land-use operation or other operation in the area.

(3) The Board may, on written request, issue an authorization under subsection (2) for a period of up to one year.

(4) A copy of any authorization issued by the Board under subsection (2) shall be delivered to the landowner.

(5) A permittee may, with the approval of the landowner, leave diamond drill cores at a drill site.

#### EMERGENCIES

17. (1) Notwithstanding any other provision of these Regulations or the conditions of any permit, where an emergency threatens life, property or the environment, a person may carry out such land-use operations as are necessary to cope with the emergency.

(2) A person who carries out a land-use operation under subsection (1) shall immediately thereafter send a written report to the Board describing the duration, nature and extent of the operation.

#### ELIGIBILITY FOR A PERMIT

18. A person is eligible for a permit who

(a) where the proposed land-use operation is in the exercise of a right to search for, win or exploit minerals or natural resources,

(i) holds the right,

(ii) is the manager of operations, where the right is held by two or more persons who have entered into an exploration or operating agreement designating one of them as the manager of operations, or

(2) Les eaux usées produites dans le cadre d'un projet d'utilisation des terres sont évacuées conformément à la *Loi sur la santé publique* des Territoires du Nord-Ouest, L.R.T.N.-O. 1988, ch. P-12, et à ses règlements.

#### REMISE EN ÉTAT DE LA ZONE VISÉE PAR UN PERMIS

15. Sauf autorisation contraire énoncée dans le permis, le titulaire du permis, une fois son projet d'utilisation des terres terminé, remet la zone visée sensiblement dans son état original.

#### ENLÈVEMENT DES BÂTIMENTS ET DE L'ÉQUIPEMENT

16. (1) Sous réserve des paragraphes (2) et (5), le titulaire du permis, une fois son projet d'utilisation des terres terminé, enlève tous les bâtiments temporaires, structures, machines, équipements, matériaux, barils de combustible et autres contenants de stockage utilisés, et toute autre chose utilisée dans le cadre du projet, sauf si, selon le cas :

a) une autorisation contraire est énoncée dans un document lui accordant un droit ou un intérêt sur les terres visées;

b) le propriétaire des terres où se trouvent ces choses en a assumé la responsabilité par un avis écrit adressé à l'office.

(2) Avec l'autorisation écrite préalable de l'office et, dans le cas de terres désignées ou d'autres terres privées, du propriétaire des terres, le titulaire du permis peut entreposer une chose visée au paragraphe (1) dont il a besoin pour un projet d'utilisation des terres ultérieur ou d'autres activités prévues dans la région, de la façon, à l'emplacement et pour la période approuvés par l'office.

(3) L'office peut, sur réception d'une demande écrite, délivrer l'autorisation visée au paragraphe (2) pour une période d'au plus un an.

(4) L'office remet au propriétaire des terres une copie de l'autorisation délivrée en vertu du paragraphe (2).

(5) Le titulaire du permis peut, avec l'approbation du propriétaire des terres, laisser les carottes forées au diamant sur les lieux du forage.

#### URGENCES

17. (1) Malgré les autres dispositions du présent règlement ou les conditions d'un permis, toute personne peut, lorsqu'une situation urgente menace la vie, les biens ou l'environnement, entreprendre tout projet d'utilisation des terres nécessaire pour y faire face.

(2) La personne qui entreprend un projet d'utilisation des terres aux termes du paragraphe (1) envoie à l'office, immédiatement après la fin du projet, un rapport écrit faisant état de la durée, de la nature et de l'étendue de celui-ci.

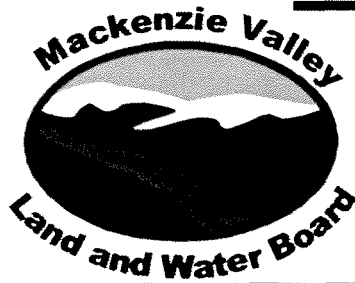
#### CONDITIONS D'ADMISSIBILITÉ

18. Sont admissibles à l'obtention d'un permis :

a) dans le cas où le projet d'utilisation des terres sera effectué dans le cadre de l'exercice d'un droit de prospection, d'extraction ou d'exploitation de minéraux ou de ressources naturelles :

(i) le titulaire du droit,

(ii) l'administrateur du projet, lorsque le droit est détenu par deux ou plusieurs personnes qui ont conclu une entente de prospection ou d'exploitation désignant l'une d'elles comme administrateur du projet,



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FILE NUMBERS: MV2009X0032

Date: August 20, 2010

To: Mr. Boyd Warner

Organization: President  
Bathurst Inlet Developments (1984) Ltd.

Fax Number: (867) 920-4263

Copied To: Marty Sanderson, A/District Manager, South Mackenzie  
District, INAC

From: Amanda for Willard Hagen, Chair

Number of pages including cover 3

**Remarks:** Closure of Application – Outfitting Camp, Matthews Lake

- Enclosures
- For your information
- For your comment
- For your action
- For your approval

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