

Rhonda Miller - MVLWB

From: Lindsey Cymbalisy [lindsey@mvlwb.com]
Sent: April-14-11 8:37 AM
To: permits@mvlwb.com
Subject: FW: MV2011C00005 - Peregrine Diamonds Ltd. - Inspector comments
Attachments: MV11C005 - Inspector Recommended Operating Conditions.DOC; Comment Table - Type A Land Use Permit Application - MV2011C0005 - INAC Inspector.xls

For registry. Comments from INAC Inspector on MV2011C0005 LUP Renewal Application.

Lindsey

From: Clint Ambrose [mailto:Clint.Ambrose@inac-ainc.gc.ca]
Sent: March-29-11 3:40 PM
To: Lindsey Cymbalisy
Cc: Charlene Coe; Marcy Paykeekoot; Nahum Lee; Shirley Standafer-Pfister
Subject: MV2011C00005 - Peregrine Diamonds Ltd. - Inspector comments

Lindsey,

Thank you for the opportunity to review the above noted land use permit application for Peregrine Diamonds Ltd. This permit is for the renewal of an operation authorized by MV2004C0001 and since the development has not been modified, it should be exempt from a preliminary screening as per Schedule 1, Part 1 Item 2 of the *Exemption List Regulations*.

The comment table that was distributed with the draft permit conditions was reviewed, but with a significant amount of these conditions not being applicable to the land use operation being proposed, the Inspector has opted to attach a copy of the Inspector's recommendations to this email.

Another concern noted was with the scope of the draft permit stating the number of drill holes. This may cause limitations to a Permittee over the life of a 5 year permit (with the potential of a 2 year extension), as this number of holes could be completed in two operating seasons.

If the number of drill holes is stated within the scope of a land use permit, it wouldn't allow for an amendment to the permit, but rather the requirement to submit a new application. The Wek'eezhii Land and Water Board has encountered concerns with number of drill holes in a scope of a permit, and can confirm what is being stated by the Inspector.

The Inspector's recommended operating conditions should mitigate potential environmental concerns from arising during the course of this operation.

Please confirm receipt of this email, and if you have any questions or concerns, please do not hesitate to contact Nahum Lee at 669.2757 or myself at the numbers below.

Regards,

Clint

Clint Ambrose
Resource Management Officer III

South Mackenzie District
Indian and Northern Affairs Canada
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**CONDITIONS ANNEXED TO AND FORMING PART
OF LAND USE PERMIT NUMBER MV2011C0005**

Part A: Scope of Permit

1. This permit entitles Peregrine Diamonds Ltd. to conduct the following activities:
 - a) Mineral Exploration including trenching and diamond drilling;
 - b) Establishment of a camp and support infrastructure; and
 - c) Establishment of Fuel Caches.

Minimum Latitude: 64° 04' 49.5" Maximum Latitude: 64° 34' 56.3"
Minimum Longitude: 109° 14' 08.8" Maximum Longitude: 111° 16' 48.7"

2. The Permit is issued subject to the conditions contained herein with respect to the use of land for the activities and area identified in Part A, Item 1 of this permit.
3. Compliance with the terms and conditions of this permit does not absolve the Permittee from responsibility for compliance with the requirements of all applicable Federal, Territorial and Municipal legislation.

Part B: Definitions

“Act” means the *Mackenzie Valley Resource Management Act*;

“Artesian Aquifer” means a water-bearing stratum, which when encountered during drilling operations, produces a pressurized flow of groundwater that reaches an elevation above the ground surface;

“Board” means the Mackenzie Valley Land and Water Board established under Part 4 of the *Mackenzie Valley Resource Management Act*;

“Drill Waste” means all materials or chemicals, solid or liquid, associated with the drilling of boreholes and includes borehole cuttings;

“Inspector” means an Inspector designated by the Minister under the *Mackenzie Valley Resource Management Act*;

“Stream” means any lake, river, pond, swamp, marsh, channel, gully, coulee or draw that continuously or intermittently contains water;

“Sump” means a man-made pit, trench hollow or cavity in the earth's surface used for the purpose of depositing waste material therein;

“Watercourse” means a natural body of flowing or standing water or an area occupied by water during part of the year, and includes streams, springs, swamps and gulches but does not include groundwater.

Part C: Conditions Applying to All Activities (the headings correspond to Subsection 26 of the Mackenzie Valley Land Use Regulations)

26(1)(a) LOCATION AND AREA

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| 1. | The Permittee shall not conduct this land use operation on any lands not designated in the accepted application unless otherwise authorized in writing by an Inspector. | PLANS |
| 2. | The Permittee shall not conduct any part of the land use operation within three hundred (300) metres of any privately owned or leased land or structure, unless otherwise authorized in writing by an Inspector. | PRIVATE PROPERTY |
| 3. | When the Permittee is drilling within one hundred (100) metres of the ordinary high water mark of a watercourse, they must employ a recirculating drill and ensure that cuttings do not enter any watercourse. | LOCATION OF DRILLSITES |
| 4. | The Permittee shall use an existing campsite, unless otherwise authorized in writing by an Inspector. | CAMP LOCATION |
| 5. | Prior to the commencement of diamond drilling the Permittee shall submit to the Inspector, proposed drill targets on a 1:50,000-scale map with coordinates and map datum. | DRILL LOCATIONS |

26(1)(b) TIME

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| 6. | The Permittee's Field Supervisor shall contact an Inspector at (867) 669-2794 at least forty-eight (48) hours prior to the commencement of this land use operation. | CONTACT INSPECTOR |
| 7. | The Permittee shall advise an Inspector at least ten (10) days prior to the completion of the land use operation of (a) the plan for removal or storage of equipment and materials, and (b) when final clean-up and restoration of the land used will be completed. | REPORTS BEFORE REMOVAL |
| 8. | The Permittee shall provide in writing to the Inspector, at least forty-eight (48) hours prior to commencement of this land use operation, the following information:
(a) person, or persons, in charge of the field operation;
(b) alternates; and
(c) all methods for contacting the above person(s). | IDENTIFY AGENT |

26(1)(c) TYPE AND SIZE OF EQUIPMENT

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| 9. | The Permittee shall not use any equipment except of the type that is listed in the accepted application unless otherwise authorized in writing by an Inspector. | ONLY APPROVED EQUIPMENT |
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26(1)(d) METHODS AND TECHNIQUES

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| 10. | The Permittee shall not store material other than that required for immediate use on the ice surface of watercourses. | STORAGE ON
ICE |
| 11. | The Permittee shall remove or cut off and seal all drill casings at ground level immediately upon completion of drilling. | REMOVAL AND
SEALING OF
DRILL CASINGS |

26(1)(e) TYPE, LOCATION, CAPACITY AND OPERATION OF ALL FACILITIES

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|-----|---|---------------------|
| 12. | The Permittee shall not locate any sump within one hundred (100) metres of the ordinary high water mark of any watercourse, unless otherwise authorized in writing by an Inspector. | SUMPS FROM
WATER |
| 13. | The Permittee shall ensure that the land use area is kept clean at all times. | CLEAN WORK
AREA |

26(1)(f) CONTROL OR PREVENTION OF PONDING OF WATER, FLOODING, EROSION, SLIDES AND SUBSIDENCE OF LAND

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| 14. | The Permittee shall, where flowing water from bore holes is encountered, (1) plug the bore hole in such a manner as to permanently prevent any further outflow of water; and (2) report the artesian occurrence to an Inspector immediately. | PLUG ARTESIAN
WELLS |
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26(1)(g) USE, STORAGE, HANDLING AND ULTIMATE DISPOSAL OF ANY CHEMICAL OR TOXIC MATERIAL

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| 15. | The Permittee shall not use chemicals in connection with the land use operation that were not identified in the accepted application unless the MSDS sheets are provided to an Inspector and the Board and usage of the chemical(s) is authorized in writing by an Inspector. | APPROVAL OF
CHEMICALS |
| 16. | The Permittee shall remove all drill waste containing poisonous or persistent chemical additives to an approved disposal facility. | DRILL WASTE
DISPOSAL |
| 17. | The Permittee shall deposit all drill waste into a natural depression or sump. | DRILL WASTE |
| 18. | The Permittee shall remove all drill waste off ice surfaces. | DRILL WASTE
DISPOSAL |
| 19. | The Permittee shall not allow any drilling waste to spread to the surrounding lands or a watercourse. | DRILL WASTE
CONTAINMENT |
| 20. | When drilling on ice, the Permittee shall use a closed circuit drilling system with the disposal of cuttings into a land-based sump. | DRILLING ON
ICE |

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| 21. | The Permittee shall dispose of all combustible waste petroleum products by removal. | WASTE
PETROLEUM
DISPOSAL |
| 22. | The Permittee shall report all spills immediately to the 24 hour Spill Report Line (867) 920-8130 in accordance with instructions contained in "NT-NU Spill Report" form. | REPORT
CHEMICAL AND
PETROLEUM
SPILLS |

26(1)(h) WILDLIFE AND FISHERIES HABITAT

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| 23. | The Permittee shall minimize damage to wildlife and fish habitat in conducting this land use operation. | HABITAT
DAMAGE |
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26(1)(i) STORAGE, HANDLING AND DISPOSAL OF REFUSE OR SEWAGE

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| 24. | The Permittee shall dispose of all sewage and grey water as proposed in the accepted application. | SEWAGE
DISPOSAL |
| 25. | The Permittee shall remove all non-combustible garbage and debris, including plastics from the land use area to a disposal site as specified in the accepted application. | REMOVE
GARBAGE |

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| 26. | The Permittee shall burn all combustible garbage and debris, except plastics, daily, in a container acceptable to an Inspector. | INCINERATION |
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| 27. | The Permittee shall remove all scrap metal, discarded machinery, parts, barrels and kegs, buildings and building material to an approved waste disposal facility. | REMOVE
WASTE
MATERIAL |
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26(1)(j) PROTECTION OF HISTORICAL, ARCHAEOLOGICAL AND BURIAL SITES

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| 28. | The Permittee shall not conduct a land use operation within 30 m of a known monument or a known or suspected historical, archaeological site or burial ground. | OPERATE
VEHICLE |
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| 29. | The Permittee shall immediately suspend operations should a suspected historical, archaeological site or burial ground be discovered and notify the Mackenzie Valley Land and Water Board at (867)669-0506 or an Inspector at (867)669-2794. | CONTACTS |
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26(1)(l) SECURITY DEPOSIT

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| 30. | The Permittee shall deposit with the Minister a security deposit in the amount of \$ (To be determined by the MVLWB) pursuant to Section 32 of the Mackenzie Valley Land Use Regulations. | SECURITY
DEPOSIT |
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| 31. | The Permittee shall be liable for any cost of damages over and above the amount of the security deposit. | LIABILITY FOR
DAMAGES |
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26(1)(m) FUEL STORAGE

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| 32. | The Permittee shall report in writing to an Inspector the location and quantity of all fuel caches within ten (10) days of their establishment. | REPORT FUEL
LOCATION |
| 33. | The Permittee shall not place any fuel storage containers within one hundred (100) metres of the normal high water mark of any watercourse, unless otherwise authorized in writing by an Inspector. | FUEL BY
STREAM |
| 34. | The Permittee shall not allow petroleum products to spread to surrounding lands or into watercourse. | FUEL
CONTAINMENT |
| 35. | The Permittee shall seal all container outlets except the outlet currently in use. | SEAL OUTLET |
| 36. | The Permittee shall mark all fuel containers, including 45-gallon drums, with the Permittee's name. | MARK
CONTAINERS |
| 37. | The Permittee shall ensure that adequate contingency plans and spill kits are in place, prior to commencement of operations, to respond to any potential spills. | SPILL
RESPONSE |

26(1)(o) RESTORATION OF THE LANDS

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| 38. | The Permittee shall complete all clean-up and restoration of the lands used prior to the expiry date of this Permit. | CLEAN-UP |
| 39. | The Permittee shall backfill and restore all sumps prior to the expiry date of this Permit. | BACKFILL
SUMPS |

26(1)(p) DISPLAY OF PERMITS AND PERMIT NUMBERS

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| 40. | The Permittee shall display a copy of this Permit in each campsite established to carry out this land use operation. | DISPLAY
PERMIT |
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GENERAL INSTRUCTIONS FOR EXCEL TEMPLATE:

1. Do not leave blank rows above or between comments.
2. Do not modify the instructions or the column headings (i.e. the top three rows).
- 3. Each comment must have an associated recommendation.**
4. All formatting will be lost when this file is uploaded to the Online Comment Table.
5. If necessary, adjust the cell width and height in order to view all text.
6. Cutting and pasting comments from WORD documents cannot include hard returns (spaces between paragraphs).
7. If you would like to create paragraphs within a single cell, please use a proper carriage return (ALT & ENTER).

TOPIC

COMMENT

RECOMMENDATION

Be as specific as you think is appropriate; for example a section or page of the document, a recommendation #, general comment, etc.

Comments should contain all the information needed for the proponent and the Board to understand the rationale for the accompanying recommendation.

Recommendations can be for the proponent or for the Board. Recommendations should be as specific as possible, relating the issues raised in the "comment" column to an action that you believe is necessary.

	General Comments		
	Terms and Conditions of Draft Land Use Permit MV2011C0005		
#	Part A: Scope of Permit		
1	<p>This Permit entitles Peregrine Diamonds Ltd. to conduct the following activities:</p> <p>Mineral exploration, including till sampling, mapping, trenching, and diamond drilling of up to 32 holes and the establishment of support infrastructure including a camp at Lac de Gras Lake and fuel caches in the Lac de Gras, MacKay Lake, and Thonokied Lake areas.</p> <p>Location: Minimum latitude: 64°05' N; Maximum latitude: 64°37' N Minimum longitude: 109°15' W; Maximum longitude: 111°16'48.74" W</p>	<p>If the number of drill holes is stated within the scope of a land use permit, it wouldn't allow for an amendment to the permit, but rather the requirement to submit a new application. The Wek'eezhii Land and Water Board has encountered concerns with number of drill holes in a scope of a permit, and can confirm what is being stated by the Inspector. If a restriction on number of drill setups is desired, it would be better suited in a condition of permit for the above reason, allowing Board or Inspector approval for additional drill setups.</p>	<p>This permit entitles Peregrine Diamonds Ltd. to conduct the following activities:</p> <p>a) Mineral Exploration including trenching and diamond drilling; b) Establishment of a camp and support infrastructure; and c) Establishment of Fuel Caches.</p> <p>Minimum Latitude: 64° 04' 49.5" Maximum Latitude: 64° 34' 56.3" Minimum Longitude: 109° 14' 08.8" Maximum Longitude: 111° 16' 48.7"</p>

2	The Permit is issued subject to the conditions contained herein with respect to the use of land for the activities and area identified in Part A, Item 1 of this Permit.		No change.
3	Compliance with the terms and conditions of this Permit does not absolve the Permittee from the responsibility for compliance with the requirements of all applicable federal, territorial, and municipal legislation.		No change.
Part B: Definitions			
	"Act" means the Mackenzie Valley Resource Management Act.		No change.
	"Artesian Aquifer" means a water-bearing stratum which, when encountered during drilling operations, produces a pressurized flow of groundwater that reaches an elevation above the ground surface.		No change.
	"Board" means the Mackenzie Valley Land and Water Board established under Part 4 of the Mackenzie Valley Resource Management Act.		No change.
	"Drill Waste" means all materials or chemicals, solid or liquid, associated with the drilling of boreholes and includes borehole cuttings.		No change.
	"Inspector" means an Inspector designated by the Minister under the Mackenzie Valley Resource Management Act.		No change.
			Add definition: "Stream" means any lake, river, pond, swamp, marsh, channel, gully, coulee or draw that continuously or intermittently contains water;
	"Sewage" means all toilet wastes and graywater.		No recommendation.
	"Sump" means a man-made pit, trench, hollow, or cavity in the earth's surface used for the purpose of depositing waste material therein.		No change.
			Add definition: "Watercourse" means a natural body of flowing or standing water or an area occupied by water during part of the year, and includes streams, springs, swamps and gulches but does not include groundwater.
Part C: Conditions Applying to All Activities (the headings correspond to subsection 26(1))			
26(1)(a) Location and area			
1	The Permittee shall not conduct this land use operation on any lands not designated in the accepted application.	The addition of the following statement will allow flexibility during the course of the operation. An example would be if the Permittee was to work the eastern portion of the claim block, they would have the ability to use an existing camp site (ie: North end of Afridi lake) in their land use area.	Add "unless otherwise authorized by the writing by an Inspector."

			Add condition: "The Permittee shall not conduct any part of the land use operation within three hundred (300) metres of any privately owned or leased land or structure, unless otherwise authorized in writing by an Inspector."
2	When the Permittee is drilling within one hundred 100 m of the ordinary high water mark of a water body, they must employ a recirculating drill and ensure that cuttings do not enter any water body.		Replace "water body" with "watercourse".
3	The Permittee shall use an existing campsite.	The addition of the following statement would allow for the construction of a satellite camp in the land use area.	Add "unless otherwise authorized by the writing by an Inspector."
4	Prior to the commencement of diamond drilling, the Permittee shall submit to the Inspector and the Board proposed drill targets on a 1:50,000-scale map with a list of collar coordinates attached.		Replace "proposed drill targets on a 1:50,000-scale map with a list of collar coordinates attached" with "proposed drill targets on a 1:50,000-scale map with coordinates and map datum"
26(1)(b) Time			
5	The Permittee's Field Supervisor shall <u>first</u> contact an Inspector at (867) 669-2757 and <u>then</u> the Board at (867) 669-0506 at least 48 hours prior to the commencement of this land use operation.		Change Inspector's phone number to (867)-669-2794.
6	The Permittee shall advise an Inspector at least ten days prior to the completion of the land use operation of: a) The plan for removal or storage of equipment and materials; and b) When final clean-up and restoration of the land used will be completed.		No change.
7	The Permittee shall provide in writing to the Board and Inspector, at least 48 hours prior to commencement of this land use operation, the following information: (a) Name(s) of person, or persons, in charge of the field operation to whom notices, orders, and reports may be served; (b) Names of alternates; and (c) All methods for contacting the above person(s).	Notices and orders are issued and delivered to the Permittee and not the Field Supervisor.	Remove "to whom notices, orders, and reports may be served".
8	To prevent disturbance to breeding migratory birds, the Permittee shall not conduct any activity associated with the land use operation between May 1 and July 31 of any year unless otherwise authorized by an Inspector.	The extended time frame in this condition provides detrimental limitations to a land use operation and is referencing wildlife, not their habitat. Condition #31 and #34 address the intent of this condition.	Remove condition.

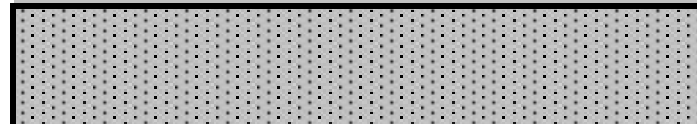
9	The Board and/or Inspector reserve the right to impose closure of any area to the Permittee in periods when dangers to natural resources are severe.	Provisions in the MVRMA (s.86) and MLUR (s.34-36) cover the intent of this condition, and therefore duplication is not required.	Remove condition.
26(1)(c) Type and size of equipment			
10	The Permittee shall not use any equipment except of the type, size, and number that is listed in the accepted application.	The addition of this statement allows for minor equipment changes, for example if a different type of diamond drill, Boyles 37 to a Hydracore 2000. Contractor availability will dictate what type of equipment will be utilized, and therefore restrictions could hinder the operation.	Replace with: "The Permittee shall not use any equipment except of the type that is listed in the accepted application unless otherwise authorized in writing by an Inspector."
26(1)(d) Methods and techniques			
11	The Permittee shall not conduct vehicle travel in areas without snow-covered surfaces.	Overland movement of equipment is not proposed in the accepted application and this condition is used typically for winter roads and overland movement of drills.	Remove condition.
12	The Permittee shall replace all excavated material from the test trenches prior to the expiry of this Permit.	Section 8 of the MVLUR addresses this condition, and therefore duplication of the regulations is not required.	Remove condition.
13	The Permittee shall not erect camps or store material on the surface ice of streams.	Condition #3 speaks to camps, and Condition #14 addresses storing materials on a watercourse.	Remove condition.
14	The Permittee shall not store material other than that required for immediate use on the ice surface of water bodies.		Replace "water body" with "watercourse".
15	The Permittee shall remove or cut off and seal all drill casings at ground level immediately upon completion of drilling.		No change.
16	The Permittee shall use drip pans when transferring fuel between storage containers and machinery.	Removes the specifics, but ensures adherence to the intent of this condition.	Replace "drip pans" with "secondary containment"
26(1)(e) Type, location, capacity, and operation of all facilities			
17	The Permittee shall not locate any sump within 100 m of the ordinary high water mark of any water body unless otherwise authorized in writing by an Inspector.		Replace "water body" with "watercourse".
18	The Permittee shall ensure that the land use area is kept clean at all times.		No change.
26(1)(f) Control or prevention of ponding of water, flooding, erosion, slides, and			
19	(a) The Permittee shall, where flowing water from bore holes is encountered, plug the bore hole in such a manner as to permanently prevent any further outflow of water; and (b) The artesian occurrence shall be reported to the Inspector immediately.		No change.
20	The Permittee shall not use the bed of streams for access routes except for the purpose of crossing the streams.	No overland movement of equipment was proposed in the accepted application.	Remove condition.

21	The Permittee shall suspend overland travel of equipment or vehicles at the first sign of rutting.	No overland movement of equipment was proposed in the accepted application.	Remove condition.
22	The Permittee shall not move any equipment or vehicles unless the ground surface is in a state capable of fully supporting the equipment or vehicles without rutting or gouging.	No overland movement of equipment was proposed in the accepted application.	Remove condition.
	26(1)(g) Use, storage, handling, and ultimate disposal of any chemical or toxic material		
23	The Permittee shall not use chemicals in connection with the land use operation that were not identified in the accepted application unless otherwise authorized by an Inspector.	Wording developed by the WLWB, and self explanatory.	Replace with: "The Permittee shall not use chemicals in connection with the land use operation that were not identified in the accepted application unless the MSDS sheets are provided to an Inspector and the Board and usage of the chemical(s) is authorized in writing by an Inspector."
24	The Permittee shall remove all Drill Waste containing poisonous or persistent chemical additives to an approved disposal facility.		No change.
25	The Permittee shall deposit all non-toxic Drill Waste into a Sump.	Excavation of a sump in permafrost regions is not recommended for the minimal amount of drill waste produced by a diamond drill.	Replace with: "The Permittee shall deposit all drill waste into a natural depression or sump."
26	The Permittee shall remove all Drill Waste from ice surfaces.		No change.
27	The Permittee shall not allow any Drill Waste to spread to the surrounding lands or water bodies.		Replace "water body" with "watercourse".
28	When drilling on ice, the Permittee shall use a closed circuit drilling system with the disposal of cuttings into a land-based Sump.		No change.
29	The Permittee shall dispose of all combustible waste petroleum products by incineration or removal.	Consistent with other Federal Regulations.	Remove "by incineration".
30	The Permittee shall report all spills immediately to the 24-hour Spill Report Line (867) 920-8130, which is in accordance with instructions contained in "Spill Report" form N.W.T. 1752/0593.		Replace "instructions contained in "Spill Report" form N.W.T. 1752/0593" with "instructions contained in "NT-NU Spill Report" form".
	26(1)(h) Wildlife and fish habitat		
31	The Permittee shall minimize damage to wildlife and fish habitat in conducting this land use operation.		No change.
32	The Permittee shall use food handling and garbage disposal procedures that do not attract wildlife.	Condition #37-#39 are satisfactory to mitigate the intent of this condition.	Remove condition.
33	The Permittee shall not harass wildlife during this land use operation.	26(1)(h) of the MVLUR is specific to wildlife habitat and fish habitat.	Remove condition.
34	The Permittee shall not destroy the nests or eggs of migratory birds.		No change.
35	The Permittee shall cease operations when Caribou are in the immediate vicinity of an area where work is proceeding	26(1)(h) of the MVLUR is specific to wildlife habitat and fish habitat.	Remove condition.

36	During periods of caribou herd migration through the permitted area, neither drilling activities nor low-level flying shall occur within a distance of five km of any caribou water crossing, until such time as the major migration has been completed. Please contact the North Slave Regional GNWT-ENR Office at (867) 920-3049 for information regarding the locations of water crossings and sensitive caribou habitat.	26(1)(h) of the MVLUR is specific to wildlife habitat and fish habitat. The Inspector has phoned the number in this condition and has never been successful in obtaining the information. Enforceability of this condition is of concern.	Remove condition.
	26(1)(i) Storage, handling, and disposal of refuse or Sewage		
37	The Permittee shall dispose of all Sewage and graywater as proposed in the accepted application.		No change.
38	The Permittee shall remove all non-combustible garbage and debris, including plastics, from the land use area to a disposal site as specified in the accepted application.		No change.
39	The Permittee shall burn all combustible garbage and debris, except plastics, daily in a container acceptable to an Inspector.		No change.
40	The Permittee shall keep all garbage and debris in a covered metal container on site until disposed of.		Replace with "The Permittee shall keep all garbage and debris in a secure container that is acceptable to an Inspector until disposed of".
41	The Permittee shall remove all scrap metal, discarded machinery, parts, barrels and kegs, plastics, and building materials as specified in the accepted application.		Replace "as specified in the application" with "to an approved waste disposal facility".
	26(1)(j) Protection of historical, archaeological, and burial sites		
42	The Permittee shall not operate any vehicle within 30 m of a known or suspected archaeological site.		Replace with: "The Permittee shall not conduct a land use operation within 30 m of a known monument or a known or suspected historical, archaeological site or burial ground."
43	The Permittee shall not knowingly remove, disturb, or displace any archaeological specimen or site.		No change.
44	The Permittee shall immediately cease any activity which disturbs an archaeological, historical, and/or burial site and shall contact the Mackenzie Valley Land and Water Board at (867) 669-0506 should an archaeological site or specimen be encountered or disturbed by any land use activity.	Make this condition consistent with s.12 of the MVLUR.	Replace with: "The Permittee shall immediately suspend operations should a suspected historical, archaeological site or burial ground be discovered and notify the Mackenzie Valley Land and Water Board at (867)669-0506 or an Inspector at (867)669-2794."
45	The Permittee shall ensure that all persons working under authority of the Permit are aware of these conditions concerning archaeological land use activity.		No change.
	26(1)(k) Objects and places of recreational, scenic, and ecological value.		

	Intentionally left blank		
	26(1)(l) Security deposit		
46	The Permittee shall deposit, with the Minister, a security deposit in the amount of \$ 9,000 pursuant to section 32 of the Mackenzie Valley Land Use Regulations.		Amount to be determined by the MVLWB.
47	The Permittee shall be liable for any cost of damage over and above the amount of the security deposit.		No change.
48	All costs to remediate the area under this Permit are the responsibility of the Permittee.		No change.
	26(1)(m) Fuel storage		
49	The Permittee shall store no more than 4000 L of fuel on site at any time as specified in the accepted application, unless otherwise authorized by an Inspector.	Specifying quantity of fuel can cause limitations to a land use operation. The Permittee should not be restricted to quantities lower than what is stated in the application.	Remove condition.
50	The Permittee shall report in writing to an Inspector the location and quantity of all fuel caches within ten days of their establishment.		No change.
51	The Permittee shall not place any fuel storage containers within 100 m of the normal high water mark of any water body, unless otherwise authorized in writing by an Inspector.		Replace "water body" with "watercourse".
52	The Permittee shall locate mobile fuel facilities on land when stationary for any period of time exceeding 12 hours.	This condition is intended for winter road operations.	Remove condition.
53	The Permittee shall not allow petroleum products to spread to surrounding lands or into water bodies.		Replace "water body" with "watercourse".
54	The Permittee shall mark all stationary petroleum products storage facilities with flags, posts, or similar devices so that they are at all times plainly visible to local vehicle travel.		No change.
55	The Permittee shall mark all fuel containers, including 205-L drums, with the Permittee's name and permit number.	Permittee name is sufficient to satisfy the intent of this condition, identifying ownership.	Remove "and permit number".
56	The Permittee shall ensure that all fuel caches have adequate secondary containment as approved by an Inspector.		Remove condition.
			Add condition: "The Permittee shall seal all container outlets except the outlet currently in use."
57	The Permittee shall submit to the Board, prior to commencement of operations, a revised Spill Contingency Plan for chemical and petroleum spills.	Spill Contingency plan was already submitted with the application.	Remove condition

BOARD STAFF RECOMMENDATION



Information to be forwarded to the proponent.



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