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MINISTER'S DETERMINATION

CONDITIONS OF APPROVAL

Pursuant to Regulation 87-83 under the Clean Environment Act 6 January 2005 File Number: 4561-3-923

- 1. In accordance with section 6(6) of the Regulation, it has been determined that the undertaking may proceed following approval under all other applicable acts and regulations.
- 2. These Conditions of Approval supercede those issued June 9, 2003.
- 3. Commencement of this undertaking must occur within three years of the date of this Determination. Should commencement not be possible within this time period, the undertaking must be registered under the *Environmental Impact Assessment Regulation* (87-83) <u>Clean Environment Act</u> again, unless otherwise stated by the Minister of Environment and Local Government.
- 4. The proponent shall adhere to all obligations, commitments, monitoring and mitigation measures presented in the EIA registration document dated December 24,2002, as well as to those in all subsequent correspondence during the registration review.
- 5. That the project be discontinued when facilities are developed in Prince Edward Island that are capable of treating the oily water and/or the oil contaminated solids.
- 6. The proponent shall transport the oily water to the following facilities only: Caledonia Waste-Oil Enterprises Ltd. (Moncton), Cityview Resources Inc. (Fredericton), or Regional Petroleum Products Recycling Ltd (Saint John).