December 8, 1998
Files: 1246.10 & 3773.00

Fax (204)878-9977
Mr. Ernest Lajoie
Secretary-Treasurer
Rural Municipality of Tache
Box 100
Lorette MB R0A 0Y0

Dear Mr. Lajoie:

Re: Environment Act Licence No. 1989 RR - Lorette Wastewater Treatment Lagoon

I am responding to your letter dated November 27, 1998 in which you indicated that the Rural Municipality of Tache wants to alter its Proposal by requesting a time extension for Clause 18 of Environment Act Licence No. 1989 RR. This change would permit the continued operation of the existing wastewater treatment lagoon servicing the LUD of Lorette, in accordance with Environment Act Licence No. 619. You indicated that the municipality is waiting for a decision of the Municipal Board regarding a borrowing by-law for the expansion of the wastewater treatment facility.

The potential environmental effect resulting in this change is insignificant. In accordance with Section 14(2) of The Environment Act, I hereby extend the date for rescinding Environment Act Licence No. 619 by changing the effective date from November 1, 1998 to November 1, 1999. This is on the understanding that the Rural Municipality of Tache is committed to increasing the sewage treatment capacity to meet the needs of the LUD of Lorette.

If you want to discuss this matter, please contact me at 945-7071.

Yours truly,

Larry Strachan, P. Eng.
Director
Environmental Approvals

c.
Public Registry
Dave Ediger
November 27th, 1998

Dear Mr. Larry Strachan;

RE: Alteration License 1989RR

Further to a previous conversation with Mike VandenBosch regarding Clause 18 of Licence 1989RR, Council at a Special Meeting on November 25th, 1998 passed enclosed Resolution No. 1126-98 requesting an alteration to License 1989RR (Clause 18); to extend the rescinding of our Lorette Lagoon (Licence 619) – Clause 18 – License 1989RR to November 1st, 1999.

The Municipal Board Hearing on the borrowing by-law for the expansion of the facility will be held in Lorette on December 9th and 10th, 1998. A decision of the Board will be expected within the latter part of December, 1998.

Direction from there is anticipated to lead to a resolve to our long standing undercapacity problem. It is expected that over the winter months a plan of action will be initiated with construction of a project pending the board’s decision and route of action.

Council is committed to prioritize on resolving the Lorette Lagoon Undercapacity during the Year 1999.

Yours truly,

Ernest A. Lajoie
Chief Administrative Officer
EAL/ldp
THE RURAL MUNICIPALITY OF TACHE
Lorette, Manitoba.

COPY OF A RESOLUTION

Moved By Councillor: Kroeker
Seconded By Councillor: Bruce

EXTENSION – LICENSE 1989RR

Resolved that License 1989 RR be revised to provide an extension to the rescinding of Environment Act License No. 619 under Clause 18; to November 1, 1999.

Carried.

I, Ernest A. Lajoie, Chief Administrative Officer of The Rural Municipality of Taché, do hereby certify that the above is a true and correct copy of resolution numbered 1126-98, duly passed by the Council of The Rural Municipality of Taché in session assembled at the Council Chamber in the Village of Lorette on the 25th day of November A.D. 1998.

Chief Administrative Officer.
AN ORDER OF THE CLEAN ENVIRONMENT COMMISSION
UNDER THE CLEAN ENVIRONMENT ACT

RE: THE CLEAN ENVIRONMENT COMMISSION and THE MANITOBA WATER SERVICES BOARD
and THE RURAL MUNICIPALITY OF TACHE, Applicants,

WHEREAS pursuant to the provisions of The Clean Environment Act, The Manitoba Water Services Board on behalf of the Rural Municipality of Tache filed a proposal for the operation of the expanded sewage lagoon system, located on Parish Lots 49 and 50 in the Parish of Lorette in the Rural Municipality of Tache, Manitoba, serving the unincorporated village of Lorette, with discharge of effluent to the Seine River;

AND WHEREAS in the absence of limits being prescribed by a Regulation under the said Act, the proposal was referred to The Clean Environment Commission for the prescribing of limits;

AND WHEREAS no representation was made to the Commission by any person who is or who is likely to be affected by an Order of the Commission prescribing limits in connection with the said operation;

AND WHEREAS the Commission considered the proposal on the 9th day of August, 1976;

IT IS HEREBY ORDERED THAT

1. The Applicants shall ensure that the said sewage lagoon system is constructed, maintained and operated in such a manner as to:
   (a) minimize the release of offensive odours; and
   (b) prevent the contamination of groundwater.

2. The Applicants shall ensure that the organic loading on the primary cell of the said sewage lagoon system, in terms of five-day biochemical oxygen demand, does not exceed 50 pounds per acre per day.

3. The Applicants shall ensure that the quality of the effluent from the said sewage lagoon system prior to discharge is such that:
cont'd . . .

3. (a) the five-day biochemical oxygen demand does not exceed 30 milligrams per litre; and

(b) the total coliform content, as indicated by the MPN Index, does not exceed 1500 per 100 millilitres of sample.

4. The Applicants shall ensure that there is no release or discharge of effluent during the period from the 1st day of November of any year to the 15th day of May of the following year, except with the permission of the Environmental Management Division of the Department of Mines, Resources and Environmental Management.

5. The Applicant shall ensure that there is no discharge of effluent when:

(a) the discharge route is in a flooded condition;

(b) the discharge of effluent would or would be likely to cause or contribute to flooding in the discharge route.

Order No. 619

Dated at the City of Winnipeg
this 28th day of SEPTEMBER, 1976.

Chairman,
The Clean Environment Commission.

C-b-1246