January 30, 2015

Dear [Redacted]:

Re: Your request for access to information under Part II of the Access to Information and Protection of Privacy Act, file # NR-018-2014

Request Overview

On December 11, 2014, the Department of Natural Resources received your request for access to the following records/information:

Any and all information with respect to Quest Rare Minerals, or any of its affiliates, and the project known as "Strange Lake, Labrador". Information to include, but shall not be limited to, a summary of all project/exploration related activities/associated permits or approvals granted or pending/any project descriptions (formal or informal)/all details of any discussions/proposals/correspondences etc. regarding an all weather access road from the mine site to the Labrador Coast, and a complete list of all claims staked in Labrador (active or inactive) by the above mentioned, since January 1st, 2007.

As of December 22, 2014, the scope of your request had been narrowed to the following:

- All Exploration Approvals issued to date for Quest Rare Minerals Strange Lake Project, including all conditions attached.
- Any recommendations related to protection of the George River Caribou Herd received from ENVC in response to Exploration Approval applications that were not attached to final Exploration Approvals issued
(this would include situations where an Exploration Approval was ultimately not issued).

- The number of mineral claims that have ever been held by Quest Rare Minerals with respect to the Strange Lake “Project” area and, of these, the number that are still held by Quest

On December 23, 2014, the department notified you that the timeline on your request was being extended by 30 days in light of the extra time needed to establish a clear understanding of the information you were seeking. As a result of the extension, the deadline for your request was revised to February 9, 2015.

Information Provided

I am pleased to inform you that your request for access to these records has been granted, in part. Access to some information contained within the records has been refused in accordance with the following exceptions to disclosure, as specified in the Access to Information and Protection of Privacy Act (the Act):

30. (1) The head of a public body shall refuse to disclose personal information to an applicant where the disclosure would be an unreasonable invasion of a third party's personal privacy.

In addition, some information has been refused in accordance with section 15 of the Mineral Act. The information refused under this provision was submitted to the department by Quest Rare Minerals, as required by section 5(4) of the Mineral Act, in its applications to conduct exploration in an area still under license to them and, as such, is confidential.

As required by subsection 7(2) of the Act we have severed information that is excepted from disclosure and have provided you with as much information as possible. In accordance with your request for a copy of the records, the appropriate copies have been enclosed.

With regard to point two of your request, it should be noted that all recommendations received from the Department of Environment and Conservation related to the George River Caribou Herd were included in the exploration approvals issued. Additionally, all exploration approvals applied for in relation to the Strange Lake Project were granted (i.e., none were denied).

Right to Review/Appeal

Section 43 of the Act provides that you may ask the Information and Privacy Commissioner to review this partial refusal of access or you may appeal the refusal to the Supreme Court Trial Division. A request to the Information and Privacy Commissioner shall be made in writing within 60 days of the date of this letter or within a longer period that may be allowed by the Commissioner.
The address and contact information of the Information and Privacy Commissioner is as follows:

Office of the Information and Privacy Commissioner  
2 Canada Drive  
P. O. Box 13004, Stn. A  
St. John’s, NL. A1B 3V8  

Telephone: (709) 729-6309  
Facsimile: (709) 729-6500

In the event that you choose to appeal to the Trial Division, you must do so within 30 days of the date of this letter. Section 60 of the Act sets out the process to be followed when filing such an appeal.

Public Disclosure

Please be advised that responsive records will be published following a 72 hour period after the response is sent electronically to you or five business days in the case where records are mailed to you. It is the goal to have the responsive records posted to the Office of Public Engagement's website within one business day following the applicable period of time. Please note that requests for personal information will not be posted online.

If you have any further questions, please feel free to contact the department’s ATIPP Coordinator at (709) 729-3214.

Sincerely,

[Signature]

CHARLES W. BOWN  
Deputy Minister
E070180

Freewest Resources Canada Inc
1155 Knioeasity (Suite 1380)
Montreal, Qc
H3B 3A7

Dear [Redacted]

Re: Exploration Approval (Fly Camp & Airborne Geophysics) & Notification (Prospecting, Geology, Geochemistry & Geophysics) for Freewest Resources Canada Inc. on the George River Property, NTS 24A/08, 14D/05 & 14D/12
Licences: 012254M, 012255M, 012256M, 013127M & 013242M

Note: Quest obtained the mineral licenses referenced in this approval from Freewest in 2008.

Your proposed exploration program submitted in compliance with Section 5(4) of the Mineral Act has been reviewed and approved.

The following conditions apply:

1. The proponent must comply with any other Provincial and Federal Act or Regulation, or obtain all permits that may be required in connection with the exploration activity.
2. All personnel must comply with the Mineral Regulations, in particular sections 41 - 45 and section 46 which refers to the "Guidelines for Exploration and Construction Companies".
3. You are required to provide the Mineral Lands Division with:
   a. 24 hour prior notification of mobilizing equipment to the project area;
   b. two day prior notification of completion of the exploration activity;
   c. a brief update of the progress of your exploration program when it is completed;
4. As per section 12(2) of the Mineral Act, when exploration work is to take place on private land or upon land where a legal or equitable interests are held, the licencee will obtain prior written permission and forward copies to the department.
5. The exploration program will be taking place within the Innu Nation Land Claim Area. Exploration and development will be subject to the terms and conditions of the Innu Nation Land Claim Agreement when completed if the subject lands are selected.
6. The exploration program is taking place in the Labrador Inuit Settlement Area and is subject to the Labrador Inuit Land Claims Agreement Act. A small portion of Mineral licence overlaps an area that is selected as Labrador Inuit Lands (LIL). Pursuant to the Labrador Inuit Land Claims Agreement, Section 4.11.13, any person planning to explore on LIL must obtain consent for access from the Nunatsiavut Government.
7. Pursuant to Section 106 of the Wildlife Regulations; "A person shall not operate an aircraft, motor vehicle, vessel, snow machine or all-terrain vehicle in a manner that will harass any wild life.
   a. You are advised that helicopter supported exploration programs must be conducted in a manner that do not disturb, harass or harm any animal life that you encounter. This can easily be accomplished by avoiding concentrations of wildlife by rescheduling the planned activities for another day.

Natural Resources Building, 50 Elizabeth Avenue, P.O. Box 8700, St. John's, NL, Canada, A1B 4J6, Facsimile (709) 729-6782 www.gov.nf.ca/mines&en/
b. Companies are advised to avoid, if possible, over-flying concentrations of caribou.
c. Under no circumstances should nesting raptors be approached, not even for a "harmless" look. The startle effect that helicopters have on nesting raptors can be detrimental and therefore either a 600m horizontal buffer from cliff faces or an altitude of 300 metres must be observed.
d. The breeding and brood rearing periods (May 15 - August 31) are considered critical to the Harlequin Duck, and disturbance should be minimized. During this critical period and a 300 metre horizontal buffer above ground level must be observed when crossing river valleys.

8. You are advised to contact the nearest Department of Natural Resources, Forest Resources Branch, local office to obtain a cutting permit if trees have to be cut for access trails to sites before starting your exploration program.

9. Please be advised on the provisions of the Historic Resources Act, protecting archaeological sites and artifacts, and procedures to be followed in the event that either are found:
   a. A person who discovers an archaeological object in, on or forming part of the land within the province shall report the discovery forthwith to the Minister stating the nature of the object, the location where it was discovered and the date of the discovery.
   b. No person other than one to whom a permit has been issued under this Act, who discovers an archaeological object shall move, destroy, damage, deface, obliterate, alter, add to, mark or in any other way interfere with, remove, or cause to be removed from the province that object.
   c. The property in all archaeological objects found in, on or taken from the land within the province, whether or not these objects are in the possession of Her Majesty is vested in Her Majesty.

Should any archaeological remains be encountered, such as stone, bone or iron tools, concentrations of bone, charcoal or burned rock, fireplaces, house pits and/or foundations, activity in the area of the find must cease immediately and contact should be made with the Provincial Archaeologist in St. John’s (729-2462) as soon as possible.

Copies of the Historic Resources Act, and information on archaeology in the province may be obtained from the Provincial Archaeology Office upon request.

10. If harmful alteration, disruption, or destruction of fish habitat occurs as a result of a change in the information which has been provided, without prior DFO consultation then prosecution under the Fisheries Act may be initiated.

11. This approval is due to expire on December 1, 2007.

If you have any questions concerning this, please contact Heather Hickman, Geologist, Exploration Approval and Land Use, at 729-6408.

Regards,

Director, Mineral Lands Division

c: Jim Hinchey, Manager of Mineral Rights
Kathleen Simms, DFO
Charles Maclean, Environment Canada
Holly Hogan, Canadian Wildlife Service
Christine Doucet, Wildlife Division
Brent Denniston, NG
Ken Russell, Government Service Center
Martha Drake, Cultural Heritage Division

Paula Reid, Innu Nation
Michelle Watkins, Labrador Affairs
Mark Bugden, Aboriginal Affairs
March 9, 2011

[Redacted] S. 30(1)
Quest Rare Minerals Ltd.
65 Queen Street West
Toronto, ON
M5H 2M5

Dear [Redacted] S. 30(1)

Exploration Approval (6-10 DDH) for Quest Rare Minerals Ltd.
on the Strange Lake Property,
NTS 24A/08
Licences: 016412M, 016413M,
016414M, 016415M, 013305M

Your proposed exploration program submitted in compliance with Section 5(4) of the
Mineral Act has been reviewed and approved. Your planned exploration program is within an
area that is selected as Labrador Inuit Lands (LIL). Pursuant to the Labrador Inuit Land Claims
Agreement, Section 4.11.13, any person planning to explore on LIL must obtain consent for
access from the Nunatsiavut Government.

The following conditions apply:

1. The proponent must comply with any other Provincial and Federal Act or Regulation, or
obtain all permits that may be required in connection with the exploration activity.

2. The Proponent must comply with the conditions attached to the Consent for Access
granted for this project by the Nunatsiavut Government.

3. All personnel must comply with the Mineral Regulations, in particular sections 41-45
and section 46 which refers to the "Guidelines for Exploration and Construction
Companies".

4. All personnel must comply with the Mineral Exploration Standards Regulations under
the Labrador Inuit Land Claims Agreement Act.

5. Your exploration activities must adhere to the description outlined in your Work Plan.

6. You are required to notify this office within twenty-four hours of mobilizing equipment
to the project area and one to two days after completion of the exploration activity. You
are required to submit a brief monthly update of the progress of your exploration. This
information is necessary so we can monitor the exploration activity in the Province and
it will be treated as confidential; please fax the information to Bernadine Lawlor at 709-
729-6782.

7. No treated wood can be used to conduct this activity (such as timber support for the drill or picketing.

8. Pickets used for mineral exploration surveys should be removed when no longer required for ground control or before spring breakup.

9. Used drilling mud and cuttings must be collected in a closed system of settling tanks and disposed of at a site not within 100 metres of a body of water.

10. When possible, drilling should take place using water alone. If this is not possible, then only environmentally approved drilling fluids shall be used and a mud recovery system must be used.

11. Sufficient quantities of oil absorbent materials must be on hand at all times to absorb all fuel or oil that may be spilled at the drilling site.

12. Pursuant to Section 109 of the Forest Fire Regulations, industrial operations conducted on forest land during the forest fire season must be carried out under an operating permit available from the nearest district office of the Department of Natural Resources, Forest Resources Branch.

13. Storing greater than 10 fuel drums at any remote location requires a Fuel Cache approval. Should your exploration activity require the establishment of fuel caches, at remote locations, you are directed to contact the Regional Director of Government Service Centre, Regina Wells at 709-896-5473.

14. If harmful alteration, disruption, or destruction of fish habitat occurs as a result of a change in the information which has been provided, without prior DFO consultation then prosecution under the Fisheries Act may be initiated.

15. This approval is due to expire on May 31, 2011.

If you have any questions concerning this, please contact Bernadine Lawlor, Geologist, Exploration Approval and Land Use, at 729-6408.

Regards,

Director, Mineral Lands Division

C: Jim Hinchey, Manager of Mineral Rights
Kathleen Simms, DFO
Charles Maclean, Environment Canada
Marlene Dredge, Wildlife Division
Brent Denniston, NG
Regina Wells, Government Service Center
Martha Drake, Cultural Heritage Division
Michelle Watkins, Labrador Affairs
Mark Bugden, Aboriginal Affairs
June 20, 2011

S. 30(1)

Quest Rare Minerals Ltd.
65 Queen Street West, Suite 2010
P.O.Box 68
Toronto, ON
M5H 2M5

Dear [Name]

S. 30(1)

Notification Work (Prospecting, Geology & Geochemistry)
for Quest Rare Minerals Ltd.
on the Strange Lake Property,
NTS 24A/08, 14D/05
Licence: 019134M

Your proposed exploration program submitted in compliance with Section 5(4) of the Mineral Act has been reviewed and approved. The following conditions apply:

1. The proponent must comply with any other Provincial and Federal Act or Regulation, or obtain all permits that may be required in connection with the exploration activity.

2. All personnel must comply with the Mineral Regulations, in particular sections 41-45 and section 46 which refers to the "Guidelines for Exploration and Construction Companies".

3. You are required to provide the Mineral Lands Division with:
   a. 24 hour prior notification of mobilizing equipment to the project area;
   b. two day prior notification of completion of the exploration activity;
   c. a brief update of the progress of your exploration program when it is completed;

4. As per section 12(2) of the Mineral Act, when exploration work is to take place on private land or upon land where legal or equitable interests are held, the licensee will obtain prior written permission and forward copies to the department.

5. Please be advised on the provisions of the Historic Resources Act, protecting archaeological sites and artifacts, and procedures to be followed in the event that either are found:
   a. A person who discovers an archaeological object in, on or forming part of the land within the province shall report the discovery forthwith to the Minister stating the nature of the object, the location where it was discovered and the date of the discovery.
   b. No person other than one to whom a permit has been issued under this Act, who discovers an archaeological object shall move, destroy, damage, deface,
obliterate, alter, add to, mark or in any other way interfere with, remove, or
cause to be removed from the province that object.
c. The property in all archaeological objects found in, on or taken from the land within
the province, whether or not these objects are in the possession of Her Majesty is
vested in Her Majesty.
Should any archaeological remains be encountered, such as stone, bone or iron tools,
concentrations of bone, charcoal or burned rock, fireplaces, house pits and/or foundations,
activity in the area of the find must cease immediately and contact should be made with the
Provincial Archaeologist in St. John's (729-2462) as soon as possible.
Copies of the Historic Resources Act, and information on archaeology in the province may be
obtained from the Provincial Archaeology Office upon request.
6. If harmful alteration, disruption, or destruction of fish habitat occurs as a result of a change in the
information which has been provided, without prior DFO consultation then prosecution under
the Fisheries Act may be initiated.
7. Pursuant to Section 106 of the Wildlife Regulations; “A person shall not operate an aircraft, motor
vehicle, vessel, snow machine or all-terrain vehicle in a manner that will harass any wild life.”
a. Companies are advised not to over-fly caribou if possible or to maintain an altitude of
300 metres over concentrations of caribou.
b. Under no circumstances should nesting raptors be approached, not even for a
"harmless" look. The startle effect that helicopters have on nesting raptors can be
detrimental and therefore either a 600m horizontal buffer from cliff faces or an altitude of
300 metres must be observed.
c. The breeding and brood rearing periods (May 15 - August 31) are considered critical to
the Harlequin Duck, and disturbance should be minimized. During this critical period
and a 300 metre horizontal buffer above ground level must be observed when crossing
river valleys.
d. You are advised to use ATVs responsibly in a manner that will not disturb, harass or
harm any animal life you encounter.
e. The applicant is advised to operate under the established guidelines and regulations to
avoid any major disturbance to these animals and their habitat.
(http://www.env.gov.nl.ca/env/department/legislation.html#a1).
8. If trees have to be cut to access the sites then you are advised to contact the nearest Natural
Resources, Forest Resources Branch, local office to obtain a cutting permit before starting your
exploration program.
9. Pursuant to Section 109 of the Forestry Act, industrial operations conducted on forest land during
the forest fire season must be carried out under an operating permit available from the
nearest district office of the Department of Natural Resources, Forest Resources Branch.
10. All routes must be planned before starting work. You are directed to use forest access roads and
previously approved skidder trails. If not possible, use forested land underlain by mineral soil
with vegetation removed to the width of the vehicle. Travel across bogs, marshes or barrens
must be kept to a minimum with the fewest trips made as possible. Try to maintain one trail.
Travel across bogs & marshes should be either the shortest distance to the site or the driest
route.
11. This approval is due to expire on December 31, 2011.

If you have any questions concerning this, please contact Bernadine Lawlor, Geologist, Exploration Approval and Land Use, at 729-6408.

Regards,

[Signature]

Director, Mineral Lands Division

c: Jim Hinchey, Mineral Rights
July 21, 2011

S. 30(1)

Quest Rare Minerals Ltd.
65 Queen Street West
Toronto, ON
M5H 2M5

Dear S. 30(1) S. 15 - Mineral Act

Exploration Approval (DDH, Airborne Geophysical Survey) for Quest Rare Minerals Ltd. on the Strange Lake - Alterra Property
NTS 24A/08
Licence: 019113M

Your proposed exploration program submitted in compliance with Section 5(4) of the Mineral Act has been reviewed and approved. Your planned exploration program is within an area that is selected as Labrador Inuit Lands (LIL). Pursuant to the Labrador Inuit Land Claims Agreement, Section 4.11.13, any person planning to explore on LIL must obtain consent for access from the Nunatsiavut Government.

The following conditions apply:

1. The proponent must comply with any other Provincial and Federal Act or Regulation, or obtain all permits that may be required in connection with the exploration activity.
2. The Proponent must comply with the conditions attached to the Consent for Access granted for this project by the Nunatsiavut Government.
3. All personnel must comply with the Mineral Regulations, in particular sections 41 - 45 and section 46 which refers to the "Guidelines for Exploration and Construction Companies".
4. All personnel must comply with the Mineral Exploration Standards Regulations under the Labrador Inuit Land Claims Agreement Act.
5. Your exploration activities must adhere to the description outlined in your Work Plan.
6. You are required to notify this office within twenty-four hours of mobilizing equipment to the project area and one to two days after completion of the exploration activity. You are required to submit a brief monthly update of the progress of your exploration. This information is necessary so we can monitor the exploration activity in the Province and it will be treated as confidential; please fax the information to Bernadine Lawlor at 709-729-6782.
7. No treated wood can be used to conduct this activity (such as timber support for the drill or picketing).
8. Pickets used for mineral exploration surveys should be removed when no longer required for ground control or before spring breakup.

9. Used drilling mud and cuttings must be collected in a closed system of settling tanks and disposed of at a site not within 100 metres of a body of water.

10. When possible, drilling should take place using water alone. If this is not possible, then only environmentally approved drilling fluids shall be used and a mud recovery system must be used.

11. Sufficient quantities of oil absorbent materials must be on hand at all times to absorb all fuel or oil that may be spilled at the drilling site.

12. Pursuant to Section 109 of the Forest Fire Regulations, industrial operations conducted on forest land during the forest fire season must be carried out under an operating permit available from the nearest district office of the Department of Natural Resources, Forest Resources Branch.

13. Storing greater than 10 fuel drums at any remote location requires a Fuel Cache approval. Should your exploration activity require the establishment of fuel caches, at remote locations, you are directed to contact the Regional Director of Government Service Centre, Regina Wells at 709-896-5473.

14. If harmful alteration, disruption, or destruction of fish habitat occurs as a result of a change in the information which has been provided, without prior DFO consultation then prosecution under the Fisheries Act may be initiated.

15. This approval is due to expire on December 31, 2011.

If you have any questions concerning this, please contact Bernadine Lawlor, Geologist, Exploration Approval and Land Use, at 729-6408.

Regards,

[Signature]

Director, Mineral Lands Division

c: Jim Hinchey, Manager of Mineral Rights
Brent Denniston, NG
July 8, 2011

E110189

Quest Rare Minerals Ltd.
65 Queen Street West
Suite 2010
P.O. Box 68
Toronto, Ontario
M5H 2M5

Dear:

Re: Notification Work
(Prospecting, Geology & Geochemistry)
for Quest Rare Minerals
on the Strange Lake-Fraser River Property
NTS 24A/08, 14D/05
Licence: 017808M

Your proposed exploration program submitted in compliance with Section 5(4) of the Mineral Act has been reviewed and approved. The following conditions apply:

1. The proponent must comply with any other Provincial and Federal Act or Regulation, or obtain all permits that may be required in connection with the exploration activity.

2. All personnel must comply with the Mineral Regulations, in particular sections 41 - 45 and section 46 which refers to the "Guidelines for Exploration and Construction Companies".

3. You are required to provide the Mineral Lands Division with:
   a. 24 hour prior notification of mobilizing equipment to the project area;
   b. two day prior notification of completion of the exploration activity;
   c. a brief update of the progress of your exploration program when it is completed;

4. As per section 12(2) of the Mineral Act, when exploration work is to take place on private land or upon land where legal or equitable interests are held, the licencee will obtain prior written permission and forward copies to the department.

5. Please be advised on the provisions of the Historic Resources Act, protecting archaeological sites and artifacts, and procedures to be followed in the event that either are found:
   a. A person who discovers an archaeological object in, on or forming part of the land within the province shall report the discovery forthwith to the Minister stating the nature of the object, the location where it was discovered and the date of the discovery.
b. No person other than one to whom a permit has been issued under this Act, who discovers an archaeological object shall move, destroy, damage, deface, obliterate, alter, add to, mark or in any other way interfere with, remove, or cause to be removed from the province that object.

c. The property in all archaeological objects found in, on or taken from the land within the province, whether or not these objects are in the possession of Her Majesty is vested in Her Majesty.

Should any archaeological remains be encountered, such as stone, bone or iron tools, concentrations of bone, charcoal or burned rock, fireplaces, house pits and/or foundations, activity in the area of the find must cease immediately and contact should be made with the Provincial Archaeologist in St. John's (729-2462) as soon as possible.

Copies of the Historic Resources Act, and information on archaeology in the province may be obtained from the Provincial Archaeology Office upon request.

6. If harmful alteration, disruption, or destruction of fish habitat occurs as a result of a change in the information which has been provided, without prior DFO consultation then prosecution under the Fisheries Act may be initiated.

7. Pursuant to Section 106 of the Wildlife Regulations; "A person shall not operate an aircraft, motor vehicle, vessel, snow machine or all-terrain vehicle in a manner that will harass any wild life."

a. Companies are advised not to over-fly caribou if possible or to maintain an altitude of 300 metres over concentrations of caribou.

b. Under no circumstances should nesting raptors be approached, not even for a "harmless" look. The startle effect that helicopters have on nesting raptors can be detrimental and therefore either a 600m horizontal buffer from cliff faces or an altitude of 300 metres must be observed.

c. The breeding and brood rearing periods (May 15 - August 31) are considered critical to the Harlequin Duck, and disturbance should be minimized. During this critical period and a 300 metre horizontal buffer above ground level must be observed when crossing river valleys.

d. You are advised to use ATVs responsibly in a manner that will not disturb, harass or harm any animal life you encounter.

8. If trees have to be cut to access the sites then you are advised to contact the nearest Natural Resources, Forest Resources Branch, local office to obtain a cutting permit before starting your exploration program.

9. Pursuant to Section 109 of the Forestry Act, industrial operations conducted on forest land during the forest fire season must be carried out under an operating permit available from the nearest district office of the Department of Natural Resources, Forest Resources Branch.

10. All routes must be planned before starting work. You are directed to use forest access roads and previously approved skidder trails. If not possible, use forested land underlain by mineral soil with vegetation removed to the width of the vehicle. Travel across bogs, marshes or barrens must be kept to a minimum with the fewest trips made as possible. Try to maintain one trail. Travel across bogs & marshes should be either the shortest distance to the site or the driest route.
11. This approval is due to expire on December 31, 2011.

   If you have any questions concerning this, please contact Bernadine Lawlor, Geologist, Exploration Approval and Land Use, at 729-6408.

   Regards,

   [Signature]

   Director, Mineral Lands Division

   c: Jim Hinchey, Mineral Rights
August 10, 2011

E110219

Quest Rare Minerals Ltd.
65 Queen Street West
Toronto, ON
M5H 2M5

Dear [Name]

Amendment to E110186

Exploration Approval (Airborne Orthophoto Survey) for Quest Rare Minerals Ltd. on the Strange Lake – Alterra Property
NTS 24A/08
Licence: 019113M

Your proposed exploration program submitted in compliance with Section 5(4) of the Mineral Act has been reviewed and approved. Your planned exploration program is within an area that is selected as Labrador Inuit Lands (LIL). Pursuant to the Labrador Inuit Land Claims Agreement, Section 4.11.13, any person planning to explore on LIL must obtain consent for access from the Nunatsiavut Government.

The following conditions apply:

1. The proponent must comply with any other Provincial and Federal Act or Regulation, or obtain all permits that may be required in connection with the exploration activity.

2. The Proponent must comply with the conditions attached to the Consent for Access granted for this project by the Nunatsiavut Government.

3. All personnel must comply with the Mineral Regulations, in particular sections 41 - 45 and section 46 which refers to the "Guidelines for Exploration and Construction Companies".

4. All personnel must comply with the Mineral Exploration Standards Regulations under the Labrador Inuit Land Claims Agreement Act.

5. Your exploration activities must adhere to the description outlined in your Work Plan.

6. You are required to notify this office within twenty-four hours of mobilizing equipment to the project area and one to two days after completion of the exploration activity. You are required to submit a brief monthly update of the progress of your exploration. This information is necessary so we can monitor the exploration activity in the Province and it will be treated as confidential; please fax the information to Bernadine Lawlor at 709-
729-6782.

7. Upon completion of this airborne work, you must immediately remove all Tyvek markings from the ground.

8. Pursuant to Section 109 of the Forest Fire Regulations, industrial operations conducted on forest land during the forest fire season must be carried out under an operating permit available from the nearest district office of the Department of Natural Resources, Forest Resources Branch.

9. Storing greater than 10 fuel drums at any remote location requires a Fuel Cache approval. Should your exploration activity require the establishment of fuel caches, at remote locations, you are directed to contact the Regional Director of Government Service Centre, Regina Wells at 709-896-5473.

10. If harmful alteration, disruption, or destruction of fish habitat occurs as a result of a change in the information which has been provided, without prior DFO consultation then prosecution under the fisheries Act may be initiated.

11. This approval is due to expire on December 31, 2011.
   If you have any questions concerning this, please contact Bernadine Lawlor, Geologist, Exploration Approval and Land Use, at 729-6408.

Regards,

[Signature]
Director, Mineral Lands Division

c: Jim Hinchey, Manager of Mineral Rights
   Brent Denniston, NG
January 26, 2012

E120011

Quest Rare Minerals Ltd.
65 Queen Street West
P.O. Box 68
Toronto, ON
M5H 2M5

Dear

Re: Notification Work (Prospecting,
Geology, Geochemistry) for Quest
Rare Minerals Ltd. on the Strange
Lake Fraser River Property, NTS
24A/08, 14D/05, Licence 019134M

Your proposed exploration program submitted in compliance with Section 5(4) of the
Mineral Act has been reviewed and approved.

The following conditions apply:
1. The proponent must comply with any other Provincial and Federal Act or Regulation, or obtain
all permits that may be required in connection with the exploration activity.
2. All personnel must comply with the Mineral Regulations, in particular sections 41 - 45 and
section 46 which refers to the "Guidelines for Exploration and Construction Companies".
3. You are required to provide the Mineral Lands Division with:
   a. 24 hour prior notification of mobilizing equipment to the project area;
   b. two day prior notification of completion of the exploration activity;
   c. a brief monthly update of the progress of your exploration program;
   d. a brief update of the progress of your exploration program when it is completed;
4. As per section 12(2) of the Mineral Act, when exploration work is to take place on private land
or upon land where legal or equitable interests are held, the licensee will obtain prior
written permission and forward copies to the department.
5. This approval may be cancelled by the Minister if the Company fails to comply with any
condition referenced in this approval or as a result of a failure to comply with provisions of the
Mineral Act, Mineral Regulations or other provincial laws, including associated
regulations. Cancellation of this approval will require the immediate cessation of all
exploration activities by the Company.
6. Your exploration program is located within the claim area of the Innu Nation. You are advised to contact the Innu Nation prior to commencing operations and periodically brief the Innu Nation on the nature of your exploration activities.

7. The exploration program is taking place in the Labrador Inuit Settlement Area and is subject to the Labrador Inuit Land Claims Agreement Act.

8. There will be no fishing or hunting by any employees (including contractors’ employees) involved directly or indirectly in mineral exploration during the entire period they are mobilized to the project area, and within the nearby Labrador Inuit Settlement Area.

9. Please be advised on the provisions of the Historic Resources Act, protecting archaeological sites and artifacts, and procedures to be followed in the event that either are found:
   a. A person who discovers an archaeological object in, on or forming part of the land within the province shall report the discovery forthwith to the Minister stating the nature of the object, the location where it was discovered and the date of the discovery.
   b. No person other than one to whom a permit has been issued under this Act, who discovers an archaeological object shall move, destroy, damage, deface, obliterate, alter add to, mark or in any other way interfere with, remove, or cause to be removed from the province that object.
   c. The property in all archaeological objects found in, on or taken from the land within the province, whether or not these objects are in the possession of Her Majesty is vested in Her Majesty.

   Should any archaeological remains be encountered, such as stone, bone or iron tools, concentrations of bone, charcoal or burned rock, fireplaces, house pits and/or foundations, activity in the area of the find must cease immediately and contact should be made with the Provincial Archaeologist in St. John’s (709-729-2462) as soon as possible.

   Copies of the Historic Resources Act and information on archaeology in the province may be obtained from the Provincial Archaeology Office upon request.

10. Pursuant to Section 106 of the Wildlife Regulations:
    a. A person shall not operate an aircraft, motor vehicle, vessel, snow machine or all-terrain vehicle in a manner that will harass any wildlife.
    b. You are advised that helicopter supported exploration programs must be conducted in a manner that does not disturb, harass or harm any animal life that you encounter. This can be easily accomplished by avoiding concentrations of wildlife by rescheduling the planned activities for another day.
    c. Under no circumstances should nesting raptors be approached, not even for a “harmless” look. The startle effect that helicopters have on nesting raptors can be detrimental and therefore either a 600m horizontal buffer from cliff faces or an altitude of 300m must be observed.

11. This approval is due to expire on December 31, 2012.

   If you have any questions concerning this, please contact Heather Rafuse, Geologist, Exploration Approval and Land Use, at 729-6408.
Regards,

Director, Mineral Lands Division

c:  Jim Hinchey, Mineral Rights
    Marlene Dredge, Wildlife Division
    Martha Drake, Historic Resources
    Bruce Hewlett, Forestry Division
    Mark Budgen, Aboriginal Affairs
    Brent Denniston, Nunatsiavut Government
    Paula Reid, Innu Nation
February 13, 2012

E120013

Quest Rare Minerals Ltd.
P.O. Box 68
65 Queen St. West
Toronto, ON
M5H 2M5

Dear [Name]

Exploration Approval (DDH) and Notification Work (Geochemistry) for Quest Rare Minerals Ltd. on the
Strange Lake Alterra Work Plan Property, NTS 24A/08, Licence 019113M:

Your proposed exploration program submitted in compliance with Section 5(4) of the
Mineral Act has been reviewed and approved.

The following conditions apply:

1. The proponent must comply with any other Provincial and Federal Act or Regulation, or obtain
   all permits that may be required in connection with the exploration activity.

2. All personnel must comply with the Mineral Regulations, in particular sections 41 - 45 and
   section 46 which refers to the "Guidelines for Exploration and Construction Companies".

3. You are required to provide the Mineral Lands Division with:
   a. 24 hour prior notification of mobilizing equipment to the project area;
   b. two day prior notification of completion of the exploration activity;
   c. a brief monthly update of the progress of your exploration program;
   d. a brief update of the progress of your exploration program when it is completed;

4. As per section 12(2) of the Mineral Act, when exploration work is to take place on private land
   or upon land where legal or equitable interests are held, the licencee will obtain prior
   written permission and forward copies to the department.

5. This approval may be cancelled by the Minister if the Company fails to comply with any
   condition referenced in this approval or as a result of a failure to comply with provisions of
   the Mineral Act, Mineral Regulations or other provincial laws, including associated
   regulations. Cancellation of this approval will require the immediate cessation of all
   exploration activities by the Company.

6. If trees have to be cut for access trails to drill/trench sites, you are advised to contact the
   nearest Department of Natural Resources, Forest Resources Division, local office to obtain a
   cutting permit before starting your exploration program.

Natural Resources Building, 50 Elizabeth Avenue, P.O. Box 8700, St. John's, NL, Canada, A1B 4J6,
Facsimile (709) 729-6782 www.gov.nl.ca/nr
7. Pursuant to section 13 of the Forestry Act industrial operations conducted on forest land during the forest fire season must be carried out under an operating permit available from the nearest district office of the Department of Natural Resources, Forest Resources Division.

8. There will be no fishing or hunting by any employees (including contractors' employees) involved directly or indirectly in mineral exploration during the entire period they are mobilized to the project area, and within the nearby Labrador Inuit Settlement Area.

9. Your exploration program is located within the claim area of the Innu Nation. You are advised to contact the Innu Nation prior to commencing operations and periodically brief the Innu Nation on the nature of your exploration activities.

10. If harmful alteration, disruption, or destruction of fish habitat occurs as a result of a change in the information which has been provided, without prior DFO consultation then prosecution under the Fisheries Act may be initiated.

11. Please be advised on the provisions of the Historic Resources Act, protecting archaeological sites and artifacts, and procedures to be followed in the event that either are found:
   a. A person who discovers an archaeological object in, on or forming part of the land within the province shall report the discovery forthwith to the Minister stating the nature of the object, the location where it was discovered and the date of the discovery.
   b. No person other than one to whom a permit has been issued under this Act, who discovers an archaeological object shall move, destroy, damage, deface, obliterate, alter add to, mark or in any other way interfere with, remove, or cause to be removed from the province that object.
   c. The property in all archaeological objects found in, on or taken from the land within the province, whether or not these objects are in the possession of Her Majesty is vested in Her Majesty.

    Should any archaeological remains be encountered, such as stone, bone or iron tools, concentrations of bone, charcoal or burned rock, fireplaces, house pits and/or foundations, activity in the area of the find must cease immediately and contact should be made with the Provincial Archaeologist in St. John's (709-729-2462) as soon as possible.

    Copies of the Historic Resources Act and information on archaeology in the province may be obtained from the Provincial Archaeology Office upon request.

12. Pursuant to Section 106 of the Wildlife Regulations:
   a. A person shall not operate an aircraft, motor vehicle, vessel, snow machine or all-terrain vehicle in a manner that will harass any wildlife.
   b. You are advised that helicopter supported exploration programs must be conducted in a manner that does not disturb, harass or harm any animal life that you encounter. This can be easily accomplished by avoiding concentrations of wildlife by rescheduling the planned activities for another day.
   c. Under no circumstances should nesting raptors be approached, not even for a "harmless" look. The startle effect that helicopters have on nesting raptors can be detrimental and therefore either a 600m horizontal buffer from cliff faces or an altitude of 300m must be observed.

13. This approval is due to expire on December 31, 2012.

If you have any questions concerning this, please contact Heather Rafuse, Geologist, Exploration Approval and Land Use, at 729-6408.
Regards,

Director, Mineral Lands Division

c:  Jim Hinchey, Mineral Rights
    Martha Drake, Historic Resources
    Marlene Dredge, Wildlife Division
    Bruce Hewlett, Forestry Division
    Kathleen Simms, DFO
    Paula Reid, Innu Nation
    Brent Denniston, Nunatsiavut Government
    Mark Bugden, Aboriginal Affairs
July 5, 2012,

E120013

Quest Rare Minerals Ltd.
P.O. Box 68
65 Queen St. West
Toronto, ON
M5H 2M5

Dear [Redacted]

Exploration Approval (DDH, Geology, Geochemistry) for Quest Rare Minerals Ltd. on the Strange Lake Alterra Work Plan Property, NTS 24A/08, Licence 019113M:

Your proposed exploration program submitted in compliance with Section 5(4) of the Mineral Act has been reviewed and approved.

The following conditions apply:

1. The proponent must comply with any other Provincial and Federal Act or Regulation, or obtain all permits that may be required in connection with the exploration activity.

2. All personnel must comply with the Mineral Regulations, in particular sections 41 - 45 and section 46 which refers to the "Guidelines for Exploration and Construction Companies".

3. You are required to provide the Mineral Lands Division with:
   a. 24 hour prior notification of mobilizing equipment to the project area;
   b. two day prior notification of completion of the exploration activity;
   c. a brief monthly update of the progress of your exploration program;
   d. a brief update of the progress of your exploration program when it is completed;

4. As per section 12(2) of the Mineral Act, when exploration work is to take place on private land or upon land where legal or equitable interests are held, the licencee will obtain prior written permission and forward copies to the department.

5. This approval may be cancelled by the Minister if the Company fails to comply with any condition referenced in this approval or as a result of a failure to comply with provisions of the Mineral Act, Mineral Regulations or other provincial laws, including associated regulations. Cancellation of this approval will require the immediate cessation of all exploration activities by the Company.

6. If trees have to be cut for access trails to drill/trench sites, you are advised to contact the nearest Department of Natural Resources, Forest Resources Division, local office to obtain a cutting permit before starting your exploration program.

Natural Resources Building, 50 Elizabeth Avenue, P.O. Box 8700, St. John's, NL, Canada, A1B 4J6,
Facsimile (709) 729-6782 www.gov.nl.ca/nr
7. Pursuant to section 13 of the Forestry Act industrial operations conducted on forest land during the forest fire season must be carried out under an operating permit available from the nearest district office of the Department of Natural Resources, Forest Resources Division.

8. There will be no fishing or hunting by any employees (including contractors’ employees) involved directly or indirectly in mineral exploration during the entire period they are mobilized to the project area, and within the nearby Labrador Inuit Settlement Area.

9. Your exploration program is located within the claim area of the Innu Nation. You are advised to contact the Innu Nation prior to commencing operations and periodically brief the Innu Nation on the nature of your exploration activities.

10. If harmful alteration, disruption, or destruction of fish habitat occurs as a result of a change in the information which has been provided, without prior DFO consultation then prosecution under the Fisheries Act may be initiated.

11. Please be advised on the provisions of the Historic Resources Act, protecting archaeological sites and artifacts, and procedures to be followed in the event that either are found:
   a. A person who discovers an archaeological object in, on or forming part of the land within the province shall report the discovery forthwith to the Minister stating the nature of the object, the location where it was discovered and the date of the discovery.
   b. No person other than one to whom a permit has been issued under this Act, who discovers an archaeological object shall move, destroy, damage, deface, obliterate, alter add to, mark or in any other way interfere with, remove, or cause to be removed from the province that object.
   c. The property in all archaeological objects found in, on or taken from the land within the province, whether or not these objects are in the possession of Her Majesty is vested in Her Majesty.

Should any archaeological remains be encountered, such as stone, bone or iron tools, concentrations of bone, charcoal or burned rock, fireplaces, house pits and/or foundations, activity in the area of the find must cease immediately and contact should be made with the Provincial Archaeologist in St. John’s (709-729-2462) as soon as possible.

Copies of the Historic Resources Act and information on archaeology in the province may be obtained from the Provincial Archaeology Office upon request.

12. Pursuant to Section 106 of the Wildlife Regulations:
   a. A person shall not operate an aircraft, motor vehicle, vessel, snow machine or all-terrain vehicle in a manner that will harass any wildlife.
   b. You are advised that helicopter supported exploration programs must be conducted in a manner that does not disturb, harass or harm any animal life that you encounter. This can be easily accomplished by avoiding concentrations of wildlife by rescheduling the planned activities for another day.
   c. Under no circumstances should nesting raptors be approached, not even for a “harmless” look. The startle effect that helicopters have on nesting raptors can be detrimental and therefore either a 600m horizontal buffer from cliff faces or an altitude of 300m must be observed.

13. This approval is due to expire on December 31, 2012.

If you have any questions concerning this, please contact Heather Rafuse, Geologist, Exploration Approval and Land Use, at 729-6408.
Regards,

Director, Mineral Lands Division

c:  
Jim Hinchey, Mineral Rights  
Martha Drake, Historic Resources  
Mareine Dredge, Wildlife Division  
Bruce Hewlett, Forestry Division  
Kathleen Simms, DFO  
Paula Reid, Innu Nation  
Brent Denniston, Nunatsiavut Government  
Mark Bugden, Aboriginal Affairs
August 27, 2012,

E120013

Quest Rare Minerals Ltd.
P.O. Box 68
65 Queen St. West
Toronto, ON
M5H 2M5

Dear [Redacted]

Exploration Approval (DDH,
Geology, Geochemistry, Ground Geophysics)
for Quest Rare Minerals Ltd. on the
Strange Lake Alterra Work Plan
Property, NTS 24A/08, Licence
019113M:

Your proposed exploration program submitted in compliance with Section 5(4) of the
Mineral Act has been reviewed and approved.

The following conditions apply:

1. The proponent must comply with any other Provincial and Federal Act or Regulation, or obtain
   all permits that may be required in connection with the exploration activity.
2. All personnel must comply with the Mineral Regulations, in particular sections 41 - 45 and
   section 46 which refers to the "Guidelines for Exploration and Construction Companies".
3. You are required to provide the Mineral Lands Division with:
   a. 24 hour prior notification of mobilizing equipment to the project area;
   b. two day prior notification of completion of the exploration activity;
   c. a brief monthly update of the progress of your exploration program;
   d. a brief update of the progress of your exploration program when it is completed;
4. As per section 12(2) of the Mineral Act, when exploration work is to take place on private land
   or upon land where legal or equitable interests are held, the licencee will obtain prior
   written permission and forward copies to the department.
5. This approval may be cancelled by the Minister if the Company fails to comply with any
   condition referenced in this approval or as a result of a failure to comply with provisions of
   the Mineral Act, Mineral Regulations or other provincial laws, including associated
   regulations. Cancellation of this approval will require the immediate cessation of all
   exploration activities by the Company.
6. If trees have to be cut for access trails to drill/trench sites, you are advised to contact the
   nearest Department of Natural Resources, Forest Resources Division, local office to obtain a
   cutting permit before starting your exploration program.
7. Pursuant to section 13 of the Forestry Act industrial operations conducted on forest land during the forest fire season must be carried out under an operating permit available from the nearest district office of the Department of Natural Resources, Forest Resources Division.

8. There will be no fishing or hunting by any employees (including contractors' employees) involved directly or indirectly in mineral exploration during the entire period they are mobilized to the project area, and within the nearby Labrador Inuit Settlement Area.

9. Your exploration program is located within the claim area of the Innu Nation. You are advised to contact the Innu Nation prior to commencing operations and periodically brief the Innu Nation on the nature of your exploration activities.

10. If harmful alteration, disruption, or destruction of fish habitat occurs as a result of a change in the information which has been provided, without prior DFO consultation then prosecution under the Fisheries Act may be initiated.

11. Please be advised on the provisions of the Historic Resources Act, protecting archaeological sites and artifacts, and procedures to be followed in the event that either are found:
   a. A person who discovers an archaeological object in, on or forming part of the land within the province shall report the discovery forthwith to the Minister stating the nature of the object, the location where it was discovered and the date of the discovery.
   b. No person other than one to whom a permit has been issued under this Act, who discovers an archaeological object shall move, destroy, damage, deface, obliterate, alter add to, mark or in any other way interfere with, remove, or cause to be removed from the province that object.
   c. The property in all archaeological objects found in, on or taken from the land within the province, whether or not these objects are in the possession of Her Majesty is vested in Her Majesty.

Should any archaeological remains be encountered, such as stone, bone or iron tools, concentrations of bone, charcoal or burned rock, fireplaces, house pits and/or foundations, activity in the area of the find must cease immediately and contact should be made with the Provincial Archaeologist in St. John's (709-729-2462) as soon as possible.

Copies of the Historic Resources Act and information on archaeology in the province may be obtained from the Provincial Archaeology Office upon request.

12. Pursuant to Section 106 of the Wildlife Regulations:
   a. A person shall not operate an aircraft, motor vehicle, vessel, snow machine or all-terrain vehicle in a manner that will harass any wildlife.
   b. You are advised that helicopter supported exploration programs must be conducted in a manner that does not disturb, harass or harm any animal life that you encounter. This can be easily accomplished by avoiding concentrations of wildlife by rescheduling the planned activities for another day.
   c. Under no circumstances should nesting raptors be approached, not even for a "harmless" look. The startle effect that helicopters have on nesting raptors can be detrimental and therefore either a 600m horizontal buffer from cliff faces or an altitude of 300m must be observed.

13. This approval is due to expire on December 31, 2012.

If you have any questions concerning this, please contact Heather Rafuse, Geologist, Exploration Approval and Land Use, at 729-6408.
Regards,

Director, Mineral Lands Division

c: Jim Hinchey, Mineral Rights
    Martha Drake, Historic Resources
    Marlene Dredge, Wildlife Division
    Bruce Hewlett, Forestry Division
    Kathleen Simms, DFO
    Paula Reid, Innu Nation
    Brent Denniston, Nunatsiavut Government
    Gioia Montevecchi, Aboriginal Affairs
September 17, 2012

E120213

Quest Rare Minerals Ltd.
1 Adelaide St. E, Suite 2500
Toronto, ON
M5C 2V9

Dear [Redacted]

Geotechnical Work (24 DDH, 200 Test Pits, Fuel Cache) for Quest Rare Minerals Ltd. on the Strange Lake B-Zone Property, Northern Labrador:

Your proposed geotechnical program submitted in compliance with Section 5(4) of the Mineral Act has been reviewed and approved.

The following conditions apply:

1. The Proponent, its employees, agents and subcontractors ("Proponent") shall comply with the Mineral Regulations, in particular sections 41 - 45 and section 46 which refers to the "Guidelines for Exploration and Construction Companies".

2. This approval may be cancelled by the Minister if the Proponent fails to comply with any condition in this approval or as a result of a failure to comply with the Mineral Act, Mineral Regulations or any other provincial law or regulation. Upon cancellation of this approval the Proponent shall immediately cease all geotechnical activities.

3. The Proponent shall comply with any other Provincial and federal act or regulation, and obtain all permits that may be required in connection with the geotechnical activity.

4. The Proponent shall provide the Mineral Lands Division with:
   a. 24 hour prior notification of mobilizing equipment to the project area;
   b. two day prior notification of completion of the geotechnical activity;
   c. a brief monthly update of the progress of the geotechnical program;
   d. a brief update of the status of the geotechnical program when it is completed.

5. The Proponent shall comply with the Forestry Act and regulations. The Proponent is advised to contact the nearest local office of the Department of Natural Resources, Forest Resources Division to obtain a cutting permit and an operating permit before the start of the geotechnical program.

6. The geotechnical program will be taking place within the Innu Nation Land Claim Area. Development will be subject to the terms and conditions of the Innu Nation Land Claim Agreement when completed if the subject lands are selected.
7. The Proponent shall abide by any conditions contained in its Water Use Licence (WUL). Upon receipt of the WUL, the Notification of Acceptance of the licence must be returned to the Water Rights Section of the Department of Environment and Conservation. Also, a water use report “Appendix B” of the licence must be completed and filed within thirty (30) days of the completion of the geotechnical activities.

8. The Proponent shall obtain a Fuel Cache Approval should it be necessary to store more than 9 drums of fuel at a site. Fuel Cache Approvals can be obtained from the local Environmental Protection Officer with Service NL.

9. This approval is granted subject to completion of archaeological assessment and approval by the Provincial Archaeology Office and the Nunatsiavut Government prior to ground disturbing activities occurring. If any changes to the proposed work need to be made due to archaeological findings, the Proponent shall notify the Mineral Lands Division and any changes may be approved as an amendment.

10. Please be advised on the provisions of the Historic Resources Act, protecting archaeological sites, artifacts and significant fossils, and procedures to be followed in the event that either are found:
   a. A person who discovers an archaeological object or significant fossil in, on or forming part of the land within the province shall report the discovery forthwith to the Minister (responsible for the Historic Resources Act) stating the nature of the object, the location where it was discovered and the date of discovery;
   b. No person other than one to whom a permit has been issued under this Act, who discovers an archaeological object or significant fossil shall move, destroy, damage, deface, obliterate, alter, add to, mark or in any other way interfere with, remove or cause to be removed from the province that object or fossil;
   c. The property in all archaeological objects or significant fossils found in, on or taken from the land within the province, whether or not these objects or fossils are in possession of the Crown is vested in the Crown;

   Should any archaeological remains be encountered, such as stone, bone or iron tools, concentrations of bone, charcoal or burned rock, fireplaces, house pits and/or foundations, activity in the area of the find must cease immediately and contact should be made with the Provincial Archaeologist in St. John’s (709-729-2462) as soon as possible.

   Copies of the Historic Resources Act and information on archaeology in the province may be obtained from the Provincial Archaeology Office upon request.

11. Pursuant to Section 106 of the Wildlife Regulations:
   a. A person shall not operate an aircraft, motor vehicle, vessel, snow machine or all-terrain vehicle in a manner that will harass any wildlife;
   b. You are advised that helicopter supported programs must be conducted in a manner that does not disturb, harass or harm any animal life that you encounter. This can easily be accomplished by avoiding concentrations of wildlife by rescheduling the planned activities for another day.
   c. Under no circumstances should nesting raptors be approached, not even for a "harmless" look. The startle effect that helicopters have on nesting raptors can be detrimental and therefore either a 600 m horizontal buffer from cliff faces or an altitude of 300 m must be observed.

12. This approval is due to expire on December 31, 2012.

If you have any questions concerning this, please contact Heather Rafuse, Geologist, Exploration Approval and Land Use, at 729-6408.
Regards,

Jim Hinchey, P. Geo.
Director, Mineral Lands Division

c: Martha Drake, Historic Resources
Marlene Dredge, Wildlife Division
Bruce Hewlett, Forest Resources Division
Giola Montecvecchi, Intergovernmental and Aboriginal Affairs
Paula Reid, Innu Nation
Brent Denniston, Nunatsiavut Government
Dr. Abdel-Zaheer Abdel-Razek, Water Resources Management Division
## Quest Rare Minerals

### Strange Lake Project

#### Status of Mineral Claims/Licenses in Labrador

<table>
<thead>
<tr>
<th>Company</th>
<th>Claim/License Number</th>
<th>Current/Expired</th>
</tr>
</thead>
<tbody>
<tr>
<td>Quest Rare Minerals</td>
<td>19113M</td>
<td>Current</td>
</tr>
<tr>
<td></td>
<td>19134M</td>
<td>Expired</td>
</tr>
<tr>
<td></td>
<td>16254M</td>
<td>Expired</td>
</tr>
<tr>
<td></td>
<td>17808M</td>
<td>Expired</td>
</tr>
<tr>
<td></td>
<td>16415M</td>
<td>Expired</td>
</tr>
<tr>
<td></td>
<td>13305M</td>
<td>Expired</td>
</tr>
<tr>
<td></td>
<td>16413M</td>
<td>Expired</td>
</tr>
<tr>
<td></td>
<td>16412M</td>
<td>Expired</td>
</tr>
<tr>
<td></td>
<td>16414M</td>
<td>Expired</td>
</tr>
<tr>
<td></td>
<td>20377M</td>
<td>Expired</td>
</tr>
<tr>
<td></td>
<td>18628M</td>
<td>Expired</td>
</tr>
<tr>
<td></td>
<td>16342M</td>
<td>Expired</td>
</tr>
<tr>
<td></td>
<td>18904M</td>
<td>Expired</td>
</tr>
<tr>
<td></td>
<td>18118M</td>
<td>Expired</td>
</tr>
<tr>
<td></td>
<td>17486M</td>
<td>Expired</td>
</tr>
<tr>
<td></td>
<td>16590M</td>
<td>Expired</td>
</tr>
<tr>
<td>Quest Uranium</td>
<td>12254M</td>
<td>Expired</td>
</tr>
<tr>
<td></td>
<td>12255M</td>
<td>Expired</td>
</tr>
<tr>
<td></td>
<td>12656M</td>
<td>Expired</td>
</tr>
<tr>
<td></td>
<td>13127M</td>
<td>Expired</td>
</tr>
<tr>
<td></td>
<td>13242M</td>
<td>Expired</td>
</tr>
<tr>
<td></td>
<td>16054M</td>
<td>Expired</td>
</tr>
<tr>
<td></td>
<td>16055M</td>
<td>Expired</td>
</tr>
<tr>
<td></td>
<td>16056M</td>
<td>Expired</td>
</tr>
<tr>
<td></td>
<td>16057M</td>
<td>Expired</td>
</tr>
<tr>
<td></td>
<td>16065M</td>
<td>Expired</td>
</tr>
</tbody>
</table>