April 19, 2011

Mr. James O’Reilly
Environment and Regulatory Manager
ExxonMobil Canada Properties
Suite 701, Atlantic Place
215 Water Street
St. John’s, NL A1C 6C9

Dear Mr. O’Reilly:

Re: Hebron Project Comprehensive Study Report
     EMCP Response to Comments, Part II (February 2011)

The Canada-Newfoundland and Labrador Offshore Petroleum Board (C-NLOPB) and federal and provincial fisheries and environmental agencies that provided comments on the June 2010 Comprehensive Study Report (CSR) have reviewed the Part II response submitted by ExxonMobil Canada Properties (EMCP) on February 24, 2011. The following reports were provided by EMCP as their Part II response.

- **Hebron Project Comprehensive Study Report: Response to Comments, Part II** (February 22, 2011)
- **Hebron Project Comprehensive Study Report: Sections 14.2 and 14.3 (revised)** (February 2011)
- **Hebron Project Comprehensive Study Report: Nearshore Bull Arm Spill Trajectory Modelling Report** (February 2011)

Pursuant to paragraph 11(2) of the Canadian Environmental Assessment Act (CEAA), the Responsible Authorities (RAs) cannot exercise a regulatory duty or function until the associated environmental assessment process is complete and they are satisfied that significant adverse environmental effects are unlikely to occur. In order for the RAs to make a determination of significance, a response to the attached comments is required.
The C-NLOPB is willing to organize a meeting between EMCP and reviewers for the purpose of providing clarification on comments before the formal response is provided by EMCP. Prior to doing so, we suggest that EMCP indicate which of the remaining comments/responses it wishes to discuss in the meeting, to ensure optimal participation by reviewers.

If you wish to discuss any of the above, I may be reached at 709-778-4232, or via email at eyoung@cnlopb.nl.ca.

Yours truly,

Elizabeth Young
Environmental Assessment Officer

Attachment

cc  D. Burley
    G. Troke (EC)
    J. Kelly (DFO)
    S. Mills (IC)
    R. Decker (TC)
    B. Coulter (CEA Agency)
    A. Tobin (MPMO)