

# Mackenzie Valley Environmental Impact Review Board

Box 938, 5102-50th Avenue, Yellowknife, NT, XIA 2N7

From:	Sherry Sian	Fax:	(867)	(867) 766-7074	
		Phone:	(867)	(867) 766-7063	
Date:	June 25, 2003	Pages:	5	* including this page	
To:	Distribution	Fax:			
		CC:			
Re:	Consolidated Goldwin			1	
	Ventures (EA-03-002) –				
	Identification of Standing				

## **NOTES:**

If you wish to seek standing, please reply by July 4, 2003.

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Todd Burlingame	Chair	(867) 766-7059TBurlingame@mveirb.nt.ca
Vern Christensen	Executive Director	(867) 766-7055VChristensen@mveirb.nt.ca
Kirsten Berg	Administration Assistant (casual)	(867) 766-7050Secretary@mveirb.nt.ca
Bridgette Larocque	Finance & Administration Officer	(867) 766-7054BLarocque@mveirb.nt.ca
Karen MacArthur	Traditional Knowledge Coordinator	(867) 766-7060KMacArthur@ mveirb.nt.ca
Sherry Sian	Environmental Assessment Officer	(867) 766-7063SSian@mveirb.nt.ca
Martin Haefele	Environmental Assessment Officer	(867) 766-7053MHaefele @mveirb.nt.ca
Alan Ehrlich	Environmental Assessment Officer	(867) 766-7056AEhrlich@mveirb.nt.ca
Roland Semjanovs	Communications Officer	(867) 766-7051RSemjanovs@mveirb.nt.ca
URI: www.mveirb.nt.ca		



# Mackenzie Valley Environmental Impact Review Board

Our File: EA-03-002

June 25, 2003

To: Distribution List

Re: Consolidated Goldwin Ventures Inc.'s Diamond Exploration at Drybones Bay

Consolidated Goldwin Ventures Inc. submitted an application for a Class A Land Use Permit to the Mackenzie Valley Land and Water Board. On April 11, 2003, the MVLWB referred the application to the Mackenzie Valley Environmental Impact Review Board (Review Board) for an environmental assessment.

To expedite and focus our collective efforts, please identify yourself as one or more of the following:

- Regulatory Authority;
- Expert Advisor; and
- Intervenor.

If you are a federal or territorial department please indicate whether you are a "responsible minister" in accordance with Section 111 of the *Mackenzie Valley Resource Management Act*. Please provide your written response by July 4, 2003.

The letter of referral and supporting documentation has been posted to the MVEIRB's web site (www.mveirb.nt.ca/).

If you have any questions or require additional information on the environmental assessment, please call me at 867-766-7063.

Sincerely,

Sherry Sian

Environmental Assessment Officer

### **Identification of Environmental Assessment Roles**

Review Board File: EA-03-002 Consolidated Goldwin Ventures Inc.'s Diamond Exploration at Drybones Bay Please read the Review Board's Rules of Procedure for Environmental Assessment and Environmental Impact Review Proceedings (RoP) and Section 111 of the Mackenzie Valley Resource Management Act (MVRMA) prior to completing this form. Consolidated Goldwin Ventures Inc. does not have to respond as the developer is automatically afforded status as a Directly Affected Party. Consultants retained by the Review Board will automatically be afforded status as Specialist Advisors. If there are any questions, please contact Sherry Sian, Environmental Assessment Officer, at (867) 766-7063 or ssian@mveirb.nt.ca. Please e-mail or fax (867-766-7074) the completed form to Sherry Sian by Friday July 4<sup>th</sup>. Section 1 – Designated Regulatory Agency Please indicate whether or not your agency is a Designated Regulatory Agency in accordance with s.111 of the MVRMA. Yes 'No Designated Regulatory Agency Status: If yes, please describe the license(s), permit(s) or other authorization(s) required from your agency for this development to proceed. Section 2 – Regulatory Authority Please indicate whether or not your department or agency is a Regulatory Authority in

# Section 2 – Regulatory Authority Please indicate whether or not your department or agency is a Regulatory Authority in accordance with s.111 of the MVRMA. Regulatory Authority Status: \_\_\_\_Yes \_\_\_No If yes, please describe the license(s), permit(s) or other authorization(s) required from your department or agency for this development to proceed under any federal or territorial law.

Section 3 - Responsible Minister  Please indicate whether or not your department is a Responsible Minister in accordance with s.111 of the MVRMA. Note that it is not necessary to issue a license, permit or other authorization to be classified as a Responsible Minister.						
Responsible Minister Status:	Yes	No				
If yes, please describe your jurisdiction in relation to the development under federal or territorial law.						
	* .	,				
Section 4 – Rules of Procedure Classifications  Please select one of the classifications listed below that indicate the status that you or your department, agency or organization are requesting in this environmental assessment before the Review Board. Do not select more than one classification. See Note 1 at the end of the form.						
<ul> <li>Directly Affected Party (proceed to Section</li> <li>Intervener (proceed to Section 6)</li> <li>Member of the Public (proceed to Section 7)</li> <li>None of the Above (proceed to Section 8)</li> </ul>	•					
	,	<u> </u>				
Section 5 – Directly Affected Party						
Please describe your eligibility and reason for requesting status as a Directly Affected Party, the role that you intend to play in this EA and the information that you anticipate submitting to the Review Board (i.e. general comments, information requests, technical reviews). Proceed to Section 8 after completing this section.						

# Section 6 - Intervener

Please describe your reason for requesting status as an Intervener, the role that you intend to play in this EA and the information that you anticipate submitting to the Review Board (i.e. general comments, information requests, technical reviews). Proceed to Section 8 after completing this section.

# Section 7 – Member of the Public

Please describe your reason for requesting status as a Member of the Public, the role that you intend to play in this EA and the information that you anticipate submitting to the Review Board.

# Section 8 - Contact Information

Name (one contact only):

Title:

Organization:

Mailing Address:

Courier Address:

Phone Number:

Fax Number:

E-mail Address:

Number of Copies Requested for Mailed or Couriered Materials:

Communication Preference (fax or e-mail):

Date:

Signature:

Note 1:

There is no difference between the rights or obligations associated with the classifications of Directly Affected Party or Intervener. The two groups are together referred to as Parties in the Rules of Procedure. As such, there is no need to request status under both classifications.

An important distinction between a Member of the Public and the other two classifications is that a Member of the Public cannot issue or receive information requests or be cross-examined on evidence provided to the Review Board.