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Alan S. Hollingworth
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Mackenzie Valley Land
& Water Board

Facsimile

To: Bob Wooley, Executive Director
Company: Mackenzie Valley Land and Water Board
Fax Number: 867-873-6610
Copy to: NWTMN
Fax Number: 867-872-2772
Copy to: Albert Lafferty
Fax Number: 867-699-4319

File

NOV 10 2005

Application # MV2005B0021

Copied To AP | Reg

Date: November 10, 2005
Re: Paramount Resources Ltd. - Cameron Hills Project
Your File: MV2005B0021
Our File No.: A79705

Total Pages (including cover): 15

Please see attached correspondence.

If there is a problem with transmission or all pages are not received, please call Jackie Hagel at 403-298-1808 for retransmission.

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File No. A79705

November 10, 2005

VIA FACSIMILE (867-873-6610)

Mackenzie Valley Land and Water Board
7th Floor, 510 - 50th Avenue
P.O. Box 2130
Yellowknife, N.W.T.
X1A 2P6

Attention: Bob Wooley, Executive Director

Dear Sir:

Re: **Paramount Resources Ltd./Cameron Hills Project**
Your File: MV2005B0021

We act for Paramount Resources Ltd. ("Paramount") on this matter.

In that regard, we have been given a copy of your letter of October 19, 2005, addressed to Ms. Shirley Maaskant at Paramount. Paramount was certainly surprised that the Land and Water Board would take this action and has made a careful review of its files in preparation of this response.

The Board's letter, signed by Mr. Burlingame, indicates that consideration of Paramount's application, when it came up on October 19, 2005, was delayed as a result of information received from the Northwest Territory Métis Nation ("NWTMN"). Attached to the Board's letter is one from the NWTMN, dated September 30, 2005, making representations about Paramount's application. Unfortunately, the NWTMN did not see fit to send a copy of this letter to Paramount. Nor did the Board, until its letter of October 19th.

In our respectful opinion, the correct procedure for the Board to have followed would have been to provide Paramount with a copy of the NWTMN letter and allow it to make representations in response.

Although the NWTMN letter says that a map delineating its traditional territory will be tabled, the fact is that there is in place an Interim Measures Agreement ("IMA"), dated June 22, 2002. Parties to this Agreement are the South Slave Métis Tribal Council (the former name of the NWTMN), Her Majesty the Queen in Right of Canada, and the Government of the Northwest Territories. Part of that Agreement sets out the lands in which the NWTMN claims an interest. Those lands do not include the lands which are the subject of Paramount's application.

Paramount has certainly understood from conversations with various parties, including the NWTMN, that its Cameron Hills project is located outside lands in which the NWTMN claims any interest.

In that regard, we are enclosing copies of documents found in Paramount's files. The first is a letter dated September 20, 2002, from Mr. Albert Lafferty, spokesperson for the Northwest Métis Federation based in Fort Providence. The letter, which had wide circulation, clearly states the NWTMN "...does not represent Métis citizens in the Treaty 11 geographic area of the Northwest Territories." To support this, the letter attaches a map of the original Métis Scrip Commissions. Although somewhat difficult to read, it is clear that the territory dealt with by the Halfbreed Commission (to use the term on the map) of 1924 is close to, if not completely identical to, the lands covered by Treaty No. 11. In contrast, the Halfbreed Commission of what appears to be 1888 covers territory corresponding to that covered by Treaty No. 8. Indeed, Mr. Lafferty appears to make this point in the last sentence of the first paragraph of his letter.

The inference Paramount draws from this is that the NWTMN area, as defined in the IMA, corresponds with part of the lands covered by Treaty No. 8. In contrast, the Northwest Métis Federation claims jurisdiction over the areas covered by Treaty No. 11.

Further evidence of this can be found in the map attached to the IMA. The eastern boundary below Great Slave Lake appears to follow the same line as that between Treaty 8 and Treaty 11 lands. A copy of the map is enclosed.

In other correspondence, Mr. Lafferty has claimed traditional use in the Cameron Hills area by members of the Fort Providence Métis council. Paramount was unaware of other claims until the NWTMN recently started asserting a form of interest, although it seems to be largely based on the proximity to the lands set out in the IMA.

In its letter of September 30th, the NWTMN, for the first time, now asserts that the project falls within NWTMN traditional territory. Both the B.C. Court of Appeal decisions referred to in the NWTMN's letter of September 30, 2005 have been appealed to and dealt with by the Supreme Court of Canada. Each case dealt with areas where the respective First Nation was conceded to have a legitimate aboriginal interest. In the *Haida* case, the Supreme Court of Canada found that, while third parties could be found liable to aboriginal peoples, they had no duty to consult or accommodate aboriginal concerns.

It is important that a distinction be noted between a concern over lands which might adjoin or be close to lands which are claimed as traditional territory as distinct from lands which clearly are claimed as traditional territory. As stated, the September 30th letter from the NWTMN represents the first time that the lands which are the subject of the application have been claimed as traditional territory. The application lands are clearly outside the lands described in the IMA.

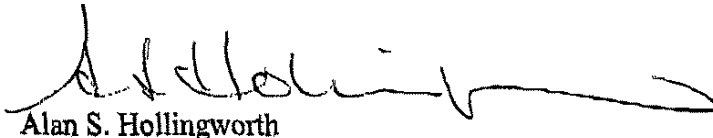
Your Board has stated it wants more information and advised that the NWTMN wants to meet with Paramount. The implication is that no further action will be taken by the Board until Paramount has consulted with the NWTMN.

In light of the information we provide above, we believe the preponderance of evidence can only lead to the conclusion that Paramount's application lands are outside the traditional lands claimed by the NWTMN and that the NWTMN is seeking consultation on land outside its claimed area.

Accordingly, we believe the Board should reconsider its suggestion, place this matter back on its agenda, on an expedited basis, and deal with the application on its merits.

Yours very truly,

GOWLING LAFLEUR HENDERSON LLP



Alan S. Hollingworth

ASH:jeh

cc: NWTMN (fax: 867-872-2772)
S. Maaskant (by e-mail)
Albert Lafferty (fax: 867-699-4319)

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11/09/2005 09:07 FAX 403 264 9206

PARAMOUNT RES. 45 FL

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Oct 22 02 05:44p

Ft. Prov. Metis Council

(867) 699-4319

P.3

Northwest Métis Federation

c/o Fort Providence Métis Local Office, General Delivery
Fort Providence, N.W.T. XOE-OLO Ph. (867) 699-4320 Fax: (867) 699-4319

An Alliance of Mackenzie District Métis Communities in the Deh Cho, Sahtu, & Mackenzie Delta - Parties to Treaty 11
Métis Commission 1921

September 20th, 2002

Honourable Sheila Copps MP, PC
Minister of Canadian Heritage
Government of Canada
Ottawa, Ontario


Dear Ms. Copps,

Representation of Metis Citizen Interests in the Treaty 11 Geographic Area:

As you may be aware, the South Slave Metis Council has recently designated itself as the Northwest Territory Metis Nation. Please be advised that this organization does not represent Metis citizens in the Treaty 11 geographic area of the Northwest Territories. As far as it is known, the South Slave Metis Council's interest is limited to the communities Fort Smith, Hay River and Fort Resolution located within the limits of Treaty 8 to the south east of Great Slave Lake and the Hay River. This geographic area is represented by the attached map of the original Metis Scrip Commissions associated with Treaties 8 & 11 in 1900 and 1921 respectively.

We provide the above as clarification, as this new designation of the South Slave Metis may be misleading for the purpose of funding arrangements for Metis organizations and governing authorities across the entire Northwest Territories. At this point it is not clear to us as to whether the South Slave Metis are affiliated with the Metis National Council or the Congress of Aboriginal Peoples for the purpose of the Native Citizen's Program as they appear to be working with both national organizations. In fairness to Metis citizens and organizations in the Treaty 11 area, which constitute 12 communities in the region, we respectfully request that any funding proposals at Canadian Heritage be deferred until such a time when the South Slave Metis are able to come to an acceptable working relationship with Metis governing authorities, and Metis Land Claims organizations in the Treaty 11 area.

Yours truly,



Albert J. Lafferty
Interim Spokesperson
Northwest Metis Federation

A New Vision of Cooperative Partnership and Respect for Northern Métis

11/09/2005 09:08 FAX 403 284 9206

PARAMOUNT RES. 45 FL

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Oct 22 02 05:44p

Ft. Prov. Metis Council

(867) 699-4319

P. 4

Honourable Sheila Copps MP, PC
Minister of Canadian Heritage
September 20th, 2002
Page 2.

Attachment: Historic Treaty/Metis Commissions Map

cc: Hon. Ethel Blondin-Andrew
Secretary of State

Honourable James Antoine
Minister of Aboriginal Affairs
Government of the N.W.T.

Treaty 11 Area Metis Communities

Clem Paul, President
North Slave Metis Alliance

Randy Sibbeston, President
Fort Simpson Metis Nation - Local No. 52

Fort Norman Metis Land Corporation
Ernie MacDonald Land Corporation
Fort Good Hope Metis Land Corporation

Gwich'in Descendent Communities

Chief Dwight Dory
Congress of Aboriginal Peoples

President Gerald Morin
Metis National Council

Bob Overvold
N.W.T. Region
DIAND

Aboriginal Summit, Yellowknife

Business and Industry Representatives

11/09/2005 09:08 FAX 403 264 8206

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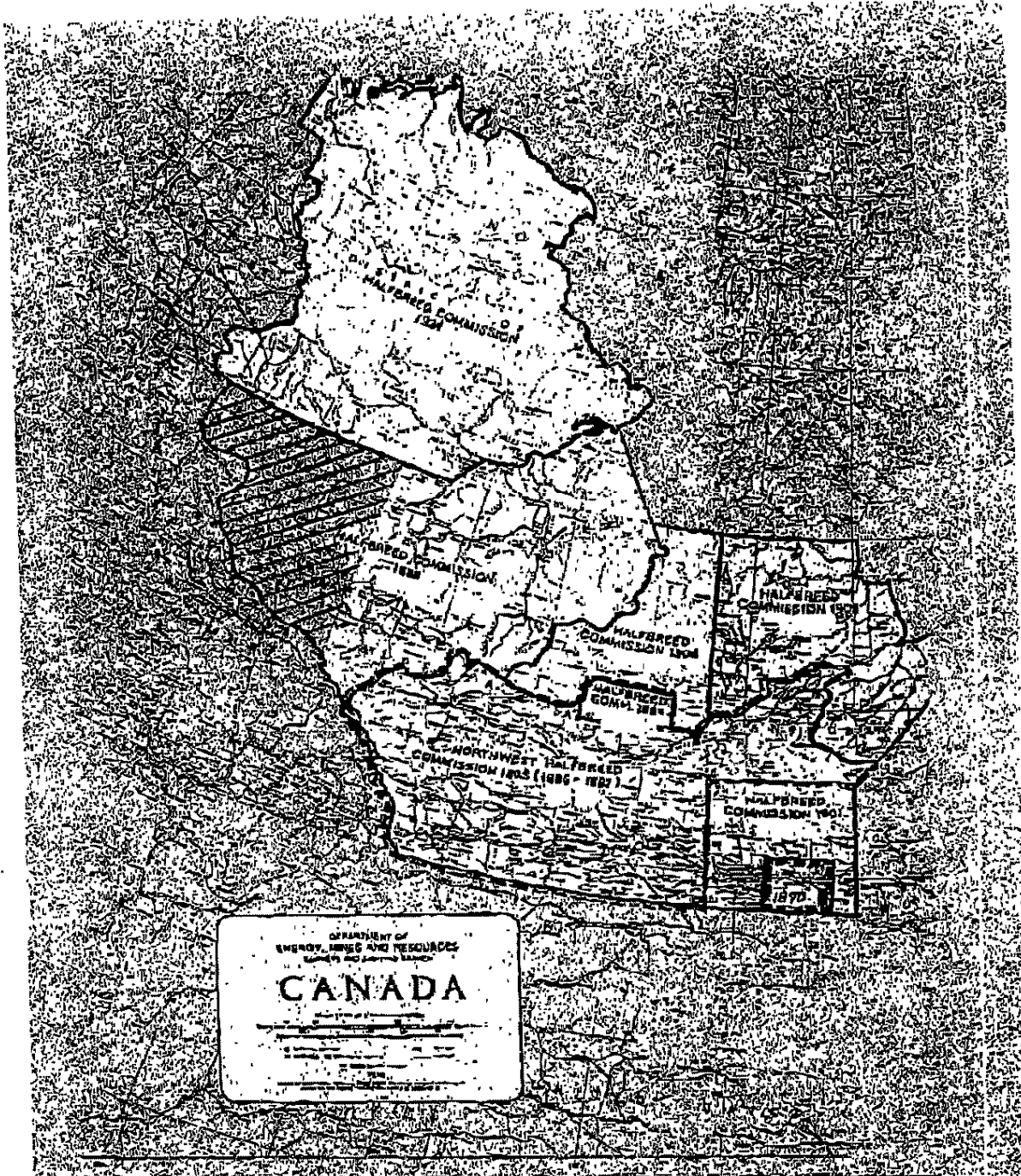
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(867) 689-4319



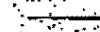
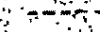
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DEPARTMENT OF
ENERGY, MINES AND RESOURCES
Canada
CANADA

THE HALFBREED SCRIP COMMISSIONS

LEGEND

-  Outstanding Strip Claims
-  Boundary of Manitoba in 1870 and Halfbreed Commissions, 1876
-  Commission Boundaries
-  Halfbreed Commission, 1900

METIS RESOURCE CENTRE INC.
306 - 63 Albert Street
Winnipeg, Manitoba R3B 1G4

11/09/2005 09:08 FAX 403 264 9206

PARAMOUNT RES. 45 FL

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Oct 22 02 05:48p

Ft. Prov. Metis Council

(867) 699-4319

p. 1

Fort Providence Métis Council

General Delivery
 Fort Providence, N.W.T. XOE - OLO
 Phone: (867) 699-4320 Fax: (867) 699-4319
 E-Mail: provmetis@vghpo.com Website: www.gsmicro.com/fort_provvidence/

Local No. 37

October 9th, 2001Without Prejudice

Paramount Resources Ltd.
 4700 Bankers Hall West, 888 3rd St. SW,
 Calgary, AB T2P-5C5

7 Pages Sent Via Fax Only
 (403) 262-7994

Attention: Shirley Maaskant
 Regulatory & Public Affairs Coordinator

Dear Ms. Maaskant,

Please accept this as follow up to our telephone conversation of this date concerning the Cameron Hills Project. For your information, I submit the following in reference to the Significant Discovery Licenses held by Paramount Resources in the Cameron Hills area and the associated Oil & Gas Development Projects. I raise the following points for your information in our ongoing discussions concerning the proposed development, which is in our mutual interest.

Traditional Land Use Area of Fort Providence Metis-Dene Descendants:

- As you are aware, the Cameron Hills area has been traditionally used to sustain our people in the pursuit of our livelihood. The Fort Providence Metis and Dene members have traditionally shared the Tathilna Lake and Cameron Hills area lands with other communities. Please refer to the attached list (Appendix I) of members, which historically used this area
- Treaty No. 11 covers the land area in question. The Fort Providence Metis are the descendants of the original parties to the Treaty 11 Commission. This includes the companion adhesion agreements signed by the ancestors of contemporary 1921 descendants.
- The Kaa gee Tu Band was originally a sub-band of Fort Providence until quite recently. In this respect we are all related, as some of the Kakisa members have origins in Fort Providence. The fact that Kakisa is now a separate Band does not take away from the aboriginal rights of the other Treaty No. 11 descendants as we still have an interest in our traditional area.

~ ~ Mackenzie River District Métis - Parties to the 1921 Treaty 11 Commission - Deh Cho First Nations ~ ~

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Oct 22 02 05:48p

Ft. Prov. Metis Council

(867) 699-4219

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Paramount Resources Ltd.
October 9th, 2001
Page 2.

- The West Point First Nation members also have origins in Kakisa and Fort Providence as well. As Treaty 11 members, they too have an interest in this area.
- The Deh Cho Process is based on our aboriginal and treaty rights which the Federal Government/Crown originally recognized in 1921. These land rights have not been addressed or extinguished by a comprehensive land claim, specific claim, Indian Act reserve or any other form of treaty land entitlement. The Deh Cho Process is based on concepts of collectively sharing, governing, and managing our lands and resources.
- The Fort Providence Metis do not believe the resolution endorsed by the Dene Nation supporting Kakisa's interest in their traditional land was intended to negate or take away from the rights of the rest of the Deh Cho Dene/Metis with an interest in these shared lands.
- As far as we are concerned the Fort Providence Metis-Dene Descendants continue to maintain our aboriginal rights and interest in this area, as this has not been extinguished. In this respect the Deh Cho Metis have not ceded, surrendered or extinguished our aboriginal rights or interest in the Cameron Hills area of the Deh Cho region.

Hay River Metis Council - South Slave Metis:

- Please be advised that the Deh Cho Metis (Fort Providence, Fort Simpson, Fort Liard) do not speak for the Hay River Metis organizations. The Hay River Metis organizations are aligned with the South Slave Metis Tribal Council, which has traditional land use in the Treaty 8 area east of the Hay River. We understand that they are engaged in a process related to delegated programs/services and the selection or management of municipal type lands in the immediate vicinity of Fort Smith, Fort Resolution, and perhaps within the Town of Hay River.
- I also make reference to the Deh Cho Framework Agreement concerning the Deh Cho regional boundary, which is attached as appendix "A". This clearly indicates the Deh Cho regional boundary, which was endorsed by the Deh Cho First Nations and Canada.

It is therefore submitted that for the purposes of the Cameron Hills Projects, the Fort Providence Metis will take the lead role in reference to rights, benefits, business opportunities, and interests of Metis descendants of the region. Our Business

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(987) 698-4318

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Paramount Resources Ltd.
October 9th, 2001
Page 3.

Development Advisor, Doug Bryshun with the Deh Gah Gotie Betterment Corporation will continue to remain as our contact concerning the Community Investment Plan, and opportunities etc.

In closing, I thank you for the opportunity to meet during our recent visit to Calgary. On behalf the Deh Cho Metis I would like to indicate that we look forward to arriving at an acceptable agreement concerning Cameron Hills development projects associated with Paramount Resources Ltd. We remain optimistic about reaching a successful arrangement based on our discussions to-date.

Yours truly,
Fort Providence Metis Council



Albert J. Lafferty
President

Attachments: Deh Cho Regional Boundary, Appendix A (Excerpt, Framework Agreement)
List of Traditional Land Users, Appendix I

cc. Deh Cho First Nations
-Grand Chief Michael Nadli
-Chris Reid, Chief Negotiator
-Peter Cizek, Environment & Lands Section

Chief Sam Gargan
Deh Gah Gotie Dene Council

Doug Bryshun, CEO
Deh Gah Gotie Betterment Corp.

Bob Mahnic, Northern Oil & Gas
DIAND - Yellowknife

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Ft. Prov. Metis Council

(867) 699-4319

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Appendix I

The following is a list of Fort Providence Metis members and Deh Gah Gotle Dene members who traditionally hunted and trapped in the shared land use area of Tathlina Lake and Cameron Hills region of the Deh Cho.

George A. Bouvier
 Frederick Bouvier
 Jim Lafferty
 George Bouvier Jr.
 Johnny Bouvier
 Ted Bouvier
 Gabe Bouvier
 Joachim Lemouel
 Angus McLeod
 Boniface Lafferty Jr.
 Joe Lafferty
 Isidore Lafferty
 Victor Lafferty
 Leon Lafferty
 Gabriel Lafferty
 George (Lega) Lafferty
 Albert Loutit
 George Loutit
 Boniface Lafferty Sr.
 Jean Marie Lemouel
 Joseph Bouvier

Pierre Lacorne
 Vital Bonnetrouge
 Alphonse Bonnetrouge
 Alfred Bonnetrouge
 Louie Bonnetrouge
 Albert Bonnetrouge
 Jimmy Bonnetrouge
 Gabriel Denetre
 Johnny Denetre
 Joe Landry
 Paul Landry
 George Minoza
 Jimmy Sabourin
 Jean Causa
 Jerry Landry
 Phillip Bonnetrouge Sr.
 Baptiste Bonnetrouge
 Johnny Canadian
 Louis Canadian
 Johnny Minoza
 Nicholas Constant

Note:

The above list is not comprehensive and is presented simply to record and illustrate both the historical and contemporary interests of the Fort Providence Dene and Metis in our shared traditional land use area. This list does not necessarily include any contemporary land users who continue to use the land.

Many of these historical land users listed above are now deceased. However their descendants and relatives maintain their right use the land as before as our inherent rights continue to exist.

Elders James Lafferty, Florestine McLeod and Gilbert Bouvier Sr. provided this list of traditional land users.

11/09/2005 09:09 FAX 403 264 9206

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Oct 22 02 05:49p

Ft. Prov. Metis Council

(887) 699-4319

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THE DEH CHO FIRST NATIONS FRAMEWORK AGREEMENT

among

THE DEH CHO FIRST NATIONS
as represented by
the Deh Cho First Nations Grand Chief

and

THE GOVERNMENT OF CANADA
as represented by
the Minister of Indian Affairs and Northern Development
("Canada")

and

THE GOVERNMENT OF THE NORTHWEST TERRITORIES
as represented by
the Minister Responsible for Aboriginal Affairs
("the GNWT")

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Ft. Prov. Metis Council

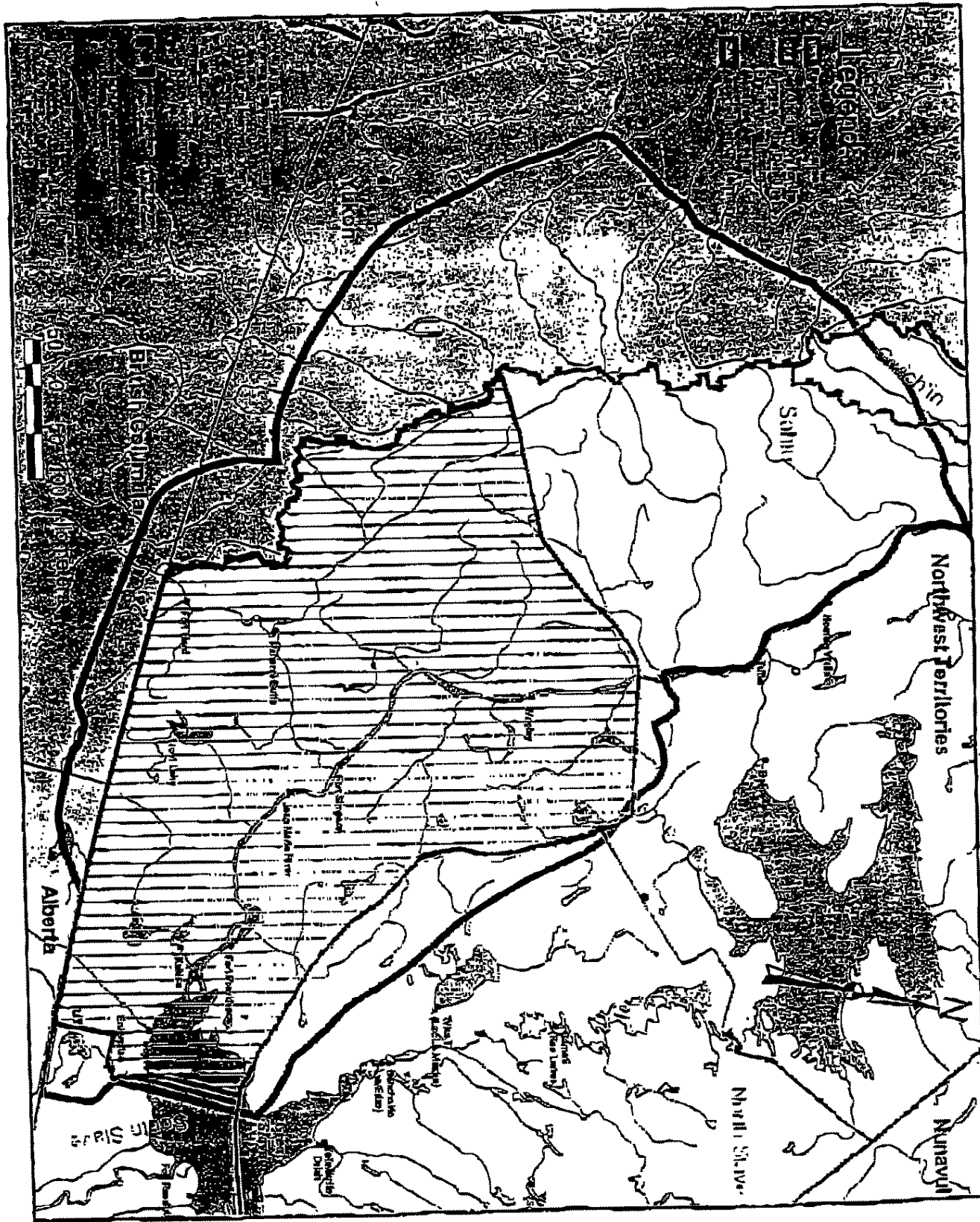
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P. 6

Deh Cho Framework Agreement

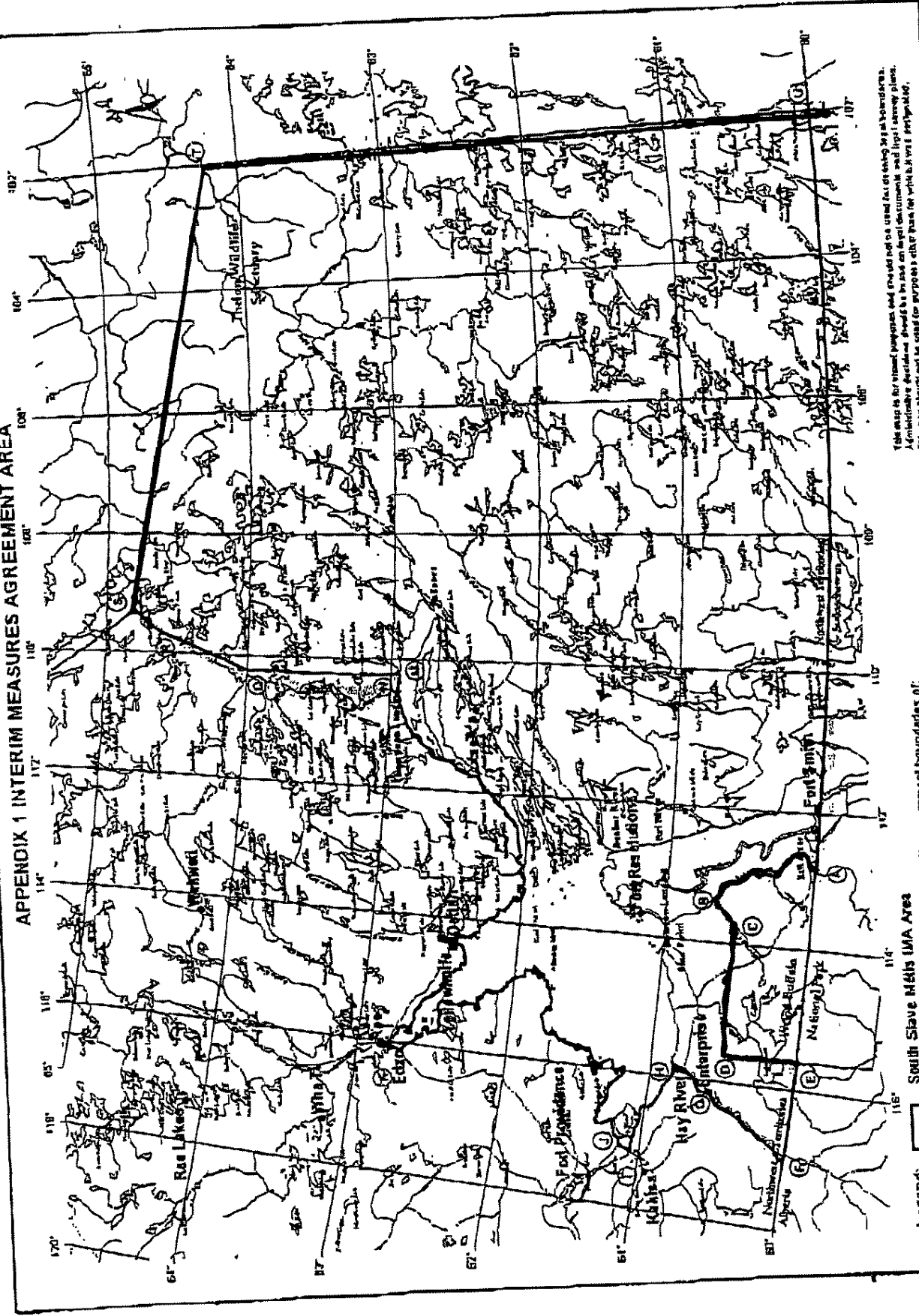
- WHEREAS the Deh Cho First Nations of the Dene Nation assert that the Deh Cho territory has been their traditional territory since time immemorial;
- WHEREAS the Deh Cho First Nations represent the Deh Cho Dene and Metis of the Deh Cho territory;
- WHEREAS the ancestors of the Deh Cho First Nations and the Crown entered into Treaty 8 in 1900, and Treaty 11 in 1921 and 1922;
- WHEREAS the Deh Cho First Nations and the Crown disagree on the interpretation of Treaties 8 and 11;
- WHEREAS the negotiations pursuant to this Framework Agreement are not intended as a renegotiation of Treaties 8 and 11;
- WHEREAS Canada recognizes that the inherent right of self-government is an existing aboriginal right recognized and affirmed by s.35 of the *Constitution Act, 1982*;
- WHEREAS the members of the Deh Cho First Nations are Aboriginal people within the meaning of section 35 of the *Constitution Act, 1982*;
- WHEREAS the Deh Cho First Nations, Canada and the GNWT agree to negotiate on a government to government basis within the framework of the Constitution of Canada;
- WHEREAS the Parties agree to negotiate in order to set out land, resources, and governance rights to apply in the Deh Cho territory;
- WHEREAS a Deh Cho final agreement is in the interest of all Canadians; and
- WHEREAS the Parties intend to conduct their negotiations in accordance with this framework agreement;

NOW THEREFORE, the Parties agree as follows:



Appendix A

APPENDIX 1 INTERIM MEASURES AGREEMENT AREA



Legend:
South Slave Métis IMA Area
Not including areas within the community governmental boundaries of:
Yellowknife, Nellys, Dettah, and Rae-Ede

This map is for stated purposes and should not be used for other purposes.
A definitive description should be based on legal documents and legal survey plans.
This map should not be used for purposes other than the purpose for which it was prepared.



Mackenzie Valley Land and Water Board

7th Floor - 4910 50th Avenue • P.O. Box 2130
YELLOWKNIFE, NT X1A 2P6
Phone (867) 669-0506 • FAX (867) 873-6610

October 19, 2005

File: MV2005B0021

Ms Shirley Maaskant
Paramount Resources Ltd.
4700, 888-3rd Street S.W.
CALGARY AB T2P 5C5

Fax: (403) 264-9206

Dear Ms Maaskant:

Further Study Requested – 2D Seismic – Significant Discovery License 8

The Mackenzie Valley Land and Water Board (MVLWB) held a meeting on October 19, 2005 to consider your application. The MVLWB has determined pursuant to Section 22.(2)(b) of the Mackenzie Valley Land Use Regulations that further study or investigations must be made respecting the lands proposed to be used in the above noted Land Use Permit application. Specifically, the Board requires further information as to the potential impact of your company's proposed use of those lands on the historical, traditional and future use of those same lands by those individuals who are represented by the Northwest Territories Métis Nation (NWTMN). The MVLWB has been advised by the NWTMN that they are interested in meeting with your organization for the purpose of providing you with that information.

Upon receipt of the information as described above, the MVLWB will continue with the Land Use Permit approval process.

If you have any questions regarding this letter, contact Adrian Paradis at (867) 669-0506 or email mvlwbpermit@mvlwb.com.

Yours sincerely,

A handwritten signature in black ink that reads "T. Burlingame".

Todd Burlingame
Chair

Attachment: NWTMN Letter of September 30, 2005

Copied to: Ed Hornby, South Mackenzie District, DIAND
Ursula Vogt, Northwest Territories Metis Nation

File

SEP 30 2005

Application # MY2005B0021

Copied To AP/Reg.



NORTHWEST TERRITORY MÉTIS NATION

September 30, 2005

File: MV2005B0021

Regulatory Officer
Mackenzie Valley Land and Water Board
7th Floor – 4910 50th Avenue
P.O. Box 2130
Yellowknife NT X1A 2P6

Dear Adrian Paradis:

**Land Use Permit Application
Paramount Resources Ltd.
Seismic 2D Program, Cameron Hills, Significant Discovery License 8**

Regarding your September 16, 2005, letter in respect of this project and requesting our comments by October 7, 2005, please be informed that while this is a highly important file to our organization, we feel we must point out some disturbing matters regarding same.

Our response is primarily to point out several pertinent facts:

- The Northwest Territory Métis Nation (NWTMN) is currently at the table negotiating a lands and resources Contract with Canada and the GNWT.
- The proposed project falls within NWTMN traditional territory.
- A map delineating the (NWTMN) traditional territory will be tabled at the negotiating main table next and will subsequently become a public document.

We at the Northwest Territory Métis Nation (NWTMN) have always been pleased with the comprehensive definition of consultation found in the *Mackenzie Valley Resource Management Act (MVRMA)*:

3. Wherever in this Act reference is made, in relation to any matter, to a power or duty to consult, the power or duty shall be exercised

(a) by providing, to the party to be consulted,

BOX 720 • FORT SMITH, NT CANADA • X0E 0P0
PHONE: (867) 872-2770 • FAX: (867) 872-2772

- (i) notice of the matter in sufficient form and detail to allow the party to prepare its views on the matter,
 - (ii) a reasonable period for the party to prepare those views, and
 - (iii) an opportunity to present those views to the party having the power or duty to consult; and
- (b) by considering, fully and impartially, and views so presented.

We take this opportunity to reiterate your definition of consultation in light of two recent landmark rulings in the BC Court of Appeal that held that the provincial government (Crown) has a duty to properly consult First Nations before proceeding with development on potential treaty settlement land. (It should be noted here that the NWT Métis Nation falls under the definition of "first nation" in the MVRMA under the heading of "interpretation.")

The BC Court said First Nations do not have to prove their title to the land before this consultation takes place. One of the Court decisions held that third parties (the developers) also have the duty to consult.

On February 27, 2002, the Court ruled that the provincial government and the developer did not properly consult the Council of the Haida Nation when renewing a tree farm licence. The Court further held that a legally enforceable duty to consult will continue until Haida title and rights are determined by a treaty or by a Court.

The Haida decision followed a January 31, 2002 decision by the Court of Appeal in the Taku River Tlingit case. In that case, the Court ruled that the province must consult Taku River Tlingit First Nation before they re-issue a project permit to a developer to reopen the Tulsequah Chief Mine in northwestern B.C.

In Haida, the Court referred to the compelling case the Haida had to aboriginal title in the Queen Charlotte Islands as requiring the duty to consult. In Taku, the Court referred to the aboriginal interests expressed at the treaty table as evidence of Taku's interest.

We believe that these examples of recent Case Law are pertinent to our current situation. A development is being proposed in our traditional territory and we have not been consulted or included in any initial discussions regarding the potential impact said development may have on our traditional lands.

In light of the above, we have no option to but to request more time to consider the proposal and enter into discussions with the proponent regarding the proposed activities and what impacts such activities might have on our traditional territory.

The NWTMN bases its position on the grounds that:

- The application indicates there is potential for environmental impacts. The NWTMN has not been informed of the nature and extent of environmental impacts as a result of the proponent's proposed activities in our traditional territory.
- The NWTMN has not been informed of the cumulative loss to Métis resources should this project go ahead.

September 30, 2005

- The NWTMN has not been afforded an opportunity to assess the impacts on Métis heritage resources presented by the proposal.
- The activity is within NWTMN traditional territory, necessitating a meaningful consultative process and accommodation of NWTMN concerns. See cited jurisprudence above.

As an initial measure, we propose that the Mackenzie Valley Land and Water Board instruct Paramount Resources Ltd. to consult the NWTMN with respect to the application so that we can be apprised of the full environmental implications of the proposal.

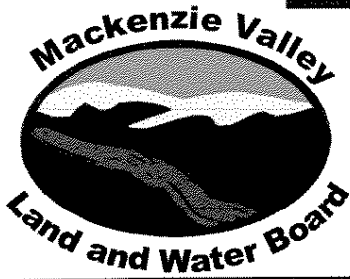
The NWTMN would then be in a position to respond the Board in a fully informed and confident manner and perhaps enter into direct communications with Paramount regarding the activities proposed within our traditional territory.

Sincerely,



Ursula Vogt
Interim Measures Agreement Office

c. NWTMN IMA Committee
All Metis Councils
Hon. Ethel Blondin-Andrew, MP, PC, Western Arctic
Hon. Joe Handley, Minister of Aboriginal Affairs, GNWT



Mackenzie Valley Land and Water Board
 7th Floor - 4910 50th Avenue
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FILE NUMBER: MV2005B0021

Date: Monday, October 24, 2005
 To: Ms Shirley Maaskant
 Organization: Paramount Resources Ltd.
 Fax Number: (403) 264-9206
 Copied To: Ed Hornby, SMD, DIAND
Ursula Vogt, Northwest Territories Métis Nation
 From: Janna for Todd Burlingame, Chair
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Remarks:

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Number of pages including cover 75

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