

**Mackenzie Valley  
Review Board**



Report of Environmental Assessment and  
Reasons for Decision on

**Uravan Minerals Inc's**

**South Boomerang Lake  
Mineral Exploration Project**

**EA0708-002**

September 11, 2008

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## Review Board Environmental Assessment Decision

To make its decision in this environmental assessment, the Mackenzie Valley Environmental Impact Review Board (Review Board) has relied upon all the information on the public record. Having considered the evidence, the Review Board has made its decision in accordance with section 128 of the *Mackenzie Valley Resource Management Act*.

It is the Review Board's opinion that Uravan Minerals Inc.'s South Boomerang Lake development, in combination with the cumulative effects of other present and reasonably foreseeable future developments in the Upper Thelon River Basin, will likely cause significant adverse cultural impacts on Aboriginal peoples by impacting an area of very high spiritual importance. These impacts are so significant that the development cannot be justified.

The Review Board recommends, pursuant to section 128(1)(d) of the *Mackenzie Valley Resource Management Act*, that the project be rejected without an environmental impact review.



Richard Edjericon  
Chairperson of the Mackenzie Valley  
Environmental Impact Review Board



September 11, 2008

## Report Summary

The Mackenzie Valley Environmental Impact Review Board (Review Board) conducted an environmental assessment of Uravan Minerals Inc.'s (Uravan or the developer) proposed South Boomerang Lake uranium exploration development in the Upper Thelon River Basin of the Akaitcho Territory. The proposed development involves using a helicopter-portable drill to drill up to 20 holes over two years at the developer's Boomerang Uranium Property. The use of a small 21-23 person camp is proposed and all access will be by float plane and helicopter from Yellowknife. The Review Board referred this proposed development to environmental assessment on the basis that the proposed development might be a cause of public concern.

Uravan and the following groups made submissions to the Review Board during the environmental assessment:

- Łutsëlk'e Dene First Nation
- Deninu Kué First Nation
- Fort Resolution Métis Council
- Athabasca Denesuline (from Saskatchewan)
- Treaty #8 Tribal Corporation
- Yellowknives Dene First Nation
- Northwest Territory Métis Nation
- World Wildlife Fund - Canada
- Government of the Northwest Territories
- Beverly and Qamanirjuaq Caribou Management Board
- Canoe Arctic Inc., an ecotourism company
- Indian and Northern Affairs Canada
- Environment Canada
- The Department of Fisheries and Oceans
- David Pelly, a member of the public

On request from parties to the assessment and because of similarities in location, development type, and potential impacts, evidence was transferred onto this environmental assessment's public record from the public registry of a previous environmental assessment of UR Energy's proposed Screech Lake uranium exploration project (EA0607-003). The Uravan South Boomerang Lake environmental assessment also provided the developer and parties with a variety of opportunities to come forward with new evidence.

Uravan predicted that its proposed development would have minimal to no impacts on Dene culture or the Beverly caribou herd. To mitigate impacts and public concern,

Uravan proposed to use best management practices for exploration drilling, attempt to negotiate exploration agreements with Aboriginal groups, and have community members visit their exploration program to provide “real time monitoring”. Uravan also provided evidence that the number of caribou sightings by their employees during 2006 and 2007 were relatively low and that they were sporadic.

All seven Aboriginal groups involved in the assessment either stated or reiterated their current opposition to this development and any mineral exploration in the Upper Thelon River Basin. This opposition focused on cultural impacts associated with industrial development in the Upper Thelon River Basin<sup>1</sup>, given its spiritual significance as “the place where God began” for the Denesoline<sup>2</sup> people, as well as concerns about disruption of a wilderness that is perceived by many as one of the most spectacular wildlife areas left on the planet. The values attributed to this cultural landscape are associated with long-time usage, importance of the area as a caribou migration corridor, valued landscape features, and the intrinsic spiritual values the Denesoline people associate with the Upper Thelon River Basin. The people of Łutsëlk’e in particular described their complete disapproval of industrial development in the Upper Thelon River Basin, which they wish to pass on to their children as they inherited it from their ancestors.

Several parties to the environmental assessment also expressed concern that development was happening in the Upper Thelon River Basin before land use planning has taken place. While some parties expressed cautious optimism that Indian and Northern Affairs Canada is making efforts to form of a multi-stakeholder *Upper Thelon Land and Resource Management Plan*, no new evidence from this proposed planning process was forthcoming during the current environmental assessment. In the absence of any changes “on the ground” such as a finished plan, several parties identified that their conclusions of likely significant adverse cultural impacts from the proposed development and opposition to any mineral exploration in the Upper Thelon River Basin had not changed from the UR Energy Screech Lake environmental assessment.

Several parties also voiced concern over the development being on the migration route of the Beverly and Ahiak caribou herds. The proposed development will likely be in operation during the pre- and post-calving migration periods. During both time periods, caribou (whether pregnant cows or cows and newborn calves) are particularly vulnerable to development-related disturbance in the form of noise, visual on the ground impacts, and low level aircraft flights overhead. Parties also pointed out there is a vital connection between healthy caribou herds and the practice of Aboriginal culture that needs to be considered when examining potential cultural impacts of this proposed development on this important caribou migration corridor.

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<sup>1</sup> Throughout this document, the term “Upper Thelon River Basin” refers to the hydrological basin or watershed, and not the Thelon geologic basin, unless otherwise specified. See Figure 1 for a graphical depiction of the differences.

<sup>2</sup> Where *this Report of Environmental Assessment* refers to the “Denesoline” people, it means the Chipewyan-speaking Dene, including the Akaitcho Dene and the Athabasca Denesuline, as identified by parties to this environmental assessment.

The Review Board considered the evidence of cultural impacts received from the people of Łutsëlk'e and other Aboriginal groups. In the Review Board's opinion, the Upper Thelon River Basin has a high spiritual and cultural importance to the Akaitcho and other Aboriginal peoples. The Review Board recognizes that these people have a connection to the Upper Thelon River Basin that goes beyond the physical landscape and heritage resources. Aboriginal groups see any industrial development in the Upper Thelon River Basin as a desecration of a spiritual area that has intrinsic cultural value. The Review Board holds the view that although the proposed development is physically small its likely cultural impacts are not. The Review Board also finds that a high potential for reasonably foreseeable future developments in the Upper Thelon River Basin exists and that such developments will increase the potential for cumulative impacts on the culture of Aboriginal peoples that use and value the area.

The Review Board recognizes that the Upper Thelon River Basin is an integral cultural landscape - a core cultural area - for the Akaitcho Dene. The Review Board is convinced that the development proposed by Uravan is not compatible with the Aboriginal values associated with this landscape. The Review Board therefore concludes that the proposed development's impacts in combination with the impacts of all other past, present and reasonably foreseeable development activities in the area would likely have a significant adverse cultural impact on the Aboriginal peoples who value and use the Upper Thelon River Basin.

**This impact is so significant that the Review Board recommends rejecting the proposed development, under s.128(1)(d) of the *Mackenzie Valley Resource Management Act*.**

Based on the evidence on the public record, the Review Board has identified likely project-specific and cumulative significant adverse impacts on Beverly and Ahiak caribou that would require mitigation were the proposed development not rejected. These impacts are not the basis for the Review Board's recommendation to reject this development, so the Review Board has not included extensive discussion of this issue in this report nor does the Review Board identify any measures in this report to prevent this development's impacts on caribou.

The Review Board is encouraged that Indian and Northern Affairs Canada is planning to engage stakeholders in studies and consultations toward the development of an *Upper Thelon Land and Resource Management Plan*. The Review Board suggests that Indian and Northern Affairs Canada consult directly with mineral claim holders in the Upper Thelon River Basin and offer these prospective developers annual relief under the *NWT and Nunavut Mining Regulations* until the studies and consultations associated with the proposed *Upper Thelon Land and Resource Management Plan*, and the plan itself, has been completed and implemented.

# 1 Introduction

This document is the Mackenzie Valley Environmental Impact Review Board's *Report of Environmental Assessment and Reasons for Decision (Report of Environmental Assessment)*, for Uravan Minerals Inc.'s proposed South Boomerang Lake Mineral Exploration Project (EA0708-002). The report is issued pursuant to s.128 of the *Mackenzie Valley Resource Management Act*<sup>3</sup>.

## 1.1 Regulatory History

On May 4, 2007, Uravan Minerals Inc. (Uravan or the developer) applied to the Mackenzie Valley Land and Water Board for an amendment to their existing Land Use Permit MV2006C008, for exploration activities on their Boomerang Uranium Property located in the Upper Thelon River Basin of the Northwest Territories. The proposed amendment was to increase the size of the area being drilled and to extend the expiry date of the permit by two years. The Mackenzie Valley Land and Water Board carried out a preliminary screening of the proposed development according to s.124 of the *Mackenzie Valley Resource Management Act*. On August 13, 2007, the Mackenzie Valley Environmental Impact Review Board referred the development to environmental assessment on its own motion under s.126(3) of the *Mackenzie Valley Resource Management Act*, on the basis that the proposed development might be a cause of public concern.

## 1.2 Development Description

The Review Board derived the following details from the developer's amendment application to the Mackenzie Valley Land and Water Board (PR#1)<sup>4</sup> and *Project Description Summary* (PR#28). Where details differ between these two documents, the information provided in the later *Project Description Summary* is considered the authoritative description of the proposed development.

Uravan's proposed South Boomerang Lake development involves drilling 10-20 early stage exploration holes over two years at Uravan's Boomerang Uranium property near Boomerang Lake in the Upper Thelon River Basin. The Boomerang Uranium property is a joint exploration effort by Cameco Corporation and Uravan Minerals Inc. and is located approximately 500 km east of Yellowknife. The property includes 341 mining claims and five mineral leases covering 872,259 acres, located along the southwest margin of the Thelon geologic basin. (See Figure 1 for a description of the location and distinction between the Thelon geologic basin and the Upper Thelon River Basin.) The major target metal is uranium.

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<sup>3</sup> Any term formally defined in the *Mackenzie Valley Resource Management Act* or its regulations has the same meaning when used in this *Report of Environmental Assessment*.

<sup>4</sup> References to documents on the public registry will be referenced throughout this document with the acronym "PR" followed by the public registry number of the document (for example, "PR#1"). If more than one public registry document is cited in a row, only the first will be noted as "PR" (for example, "PR#1, 116" refers to documents 1 and 116 on the public registry).

A variety of exploration activities have occurred on the UraVan properties in cycles over the past 30 years, most recently during 2006 and 2007 with airborne and ground geophysical surveys (which do not require Land Use Permits ) and diamond drilling (as per Land Use Permit MV2006C0008).

The proposed average drill depth is 450 metres with drill holes spaced a minimum of two kilometres apart. Several of the locations of drilling interest are located in direct proximity to the Thelon River, but all proposed drilling would take place on land and would not be within 100 metres of the ordinary high water mark of any water body. Geochemical surface sampling and other preliminary exploration work may also be a component of the development.

## Figure 1: General Project Location

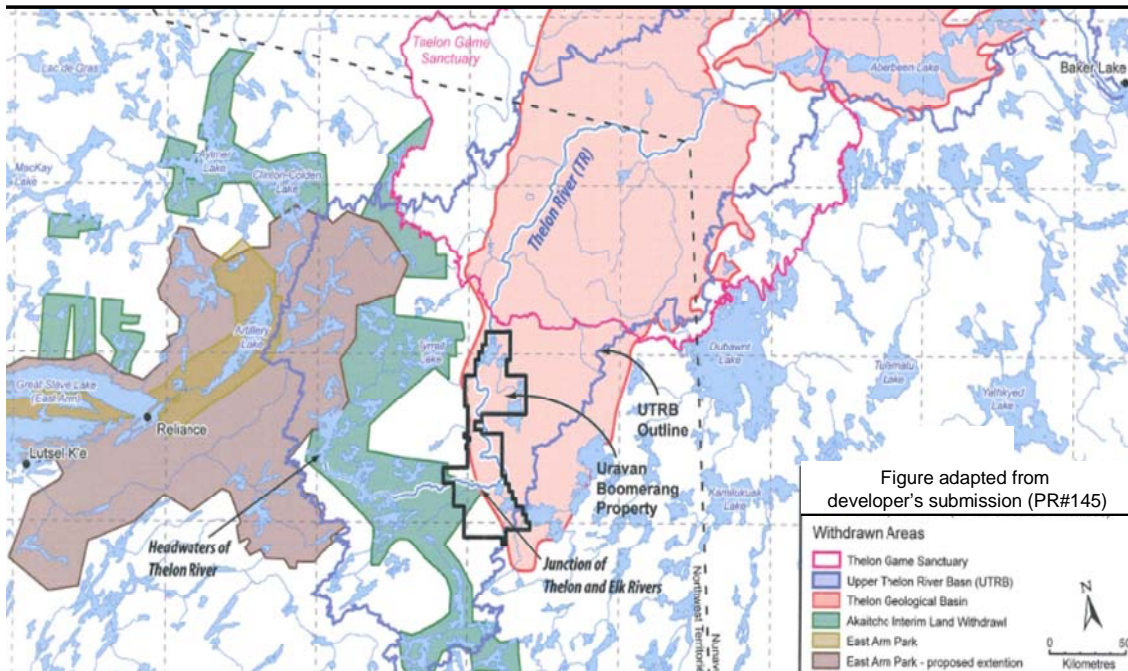


Figure 1 indicates the geographic boundaries of the Thelon geologic basin (the pink shaded area), which is highly prospective area for uranium deposits, and the Upper Thelon River Basin (outlined in blue and covering all but the southeast extremity of the Thelon geologic basin in the Northwest Territories). The Thelon Game Sanctuary is depicted here as the pink outlined area straddling the Nunavut/Northwest Territories border.

The proposed development requires one heli-portable drill rig and the re-establishment and use of a previously permitted campsite near Boomerang Lake with 21-23 employees

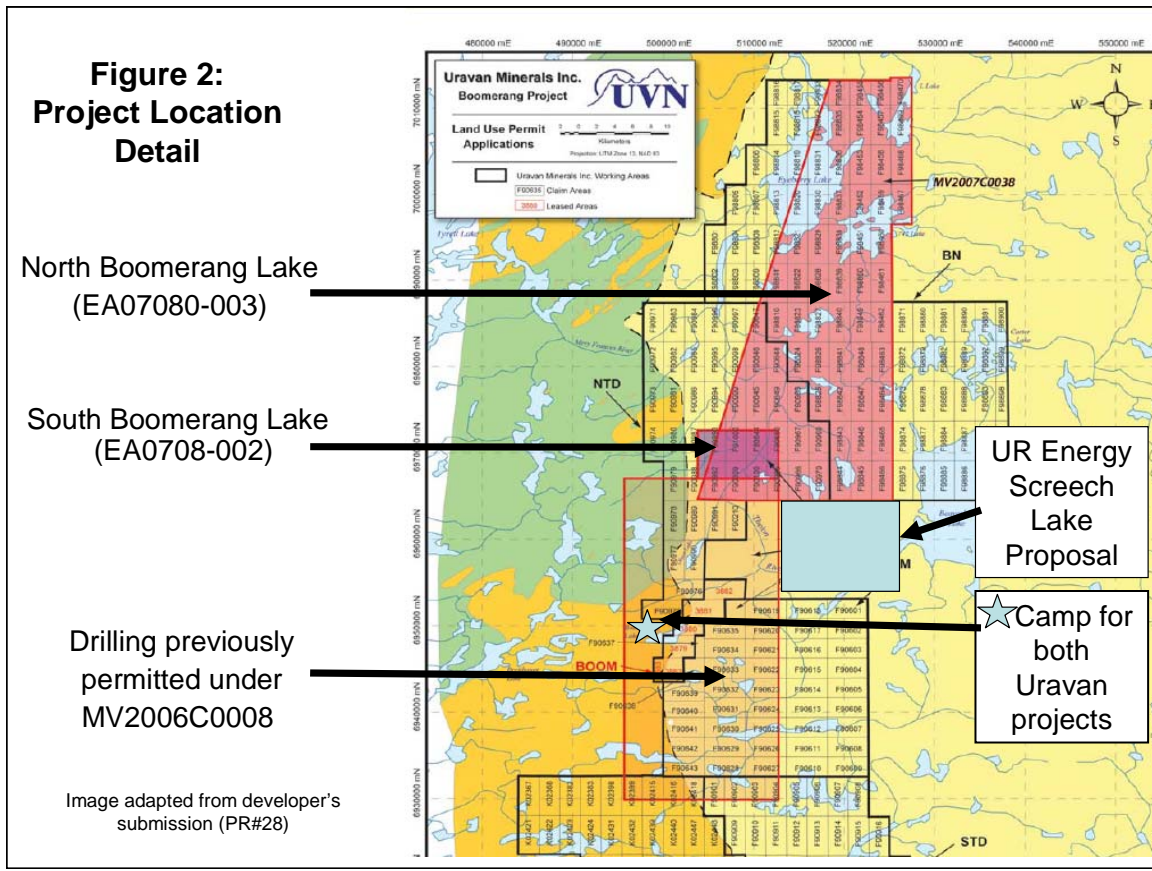


on site. Access to the site from Yellowknife or other staging points is proposed to be via fixed wing aircraft and helicopter, with helicopter and (potentially) “snow-cat” transport to and from drill sites if operations occur during the spring. The heli-portable drill rig takes between 30-35 sling loads to reposition onto a new site. Individual drill sites will not exceed 100m<sup>2</sup> in area.

Uravan proposes to conduct its drilling operations on a 24 hours a day, 7 days a week schedule. The drilling period is likely to be June 10-September 30 in any given year, although on-site mobilization activities might occur from April 25 onwards in any given year. In addition, the developer left open the possibility of conducting late winter (April-May) exploration.

The proposed diamond drilling program will employ standard mineral exploration methods unless the developer encounters uranium mineralization. In that case, Uravan commits to following best practices as set out in Saskatchewan’s *Mineral Exploration Guidelines* to minimize the impact of potentially radioactive material. This includes such practices as disposing of core down the drill hole, sealing uranium mineralization intersections with cement and plugging drill holes that produce water.

In addition to the South Boomerang Lake environmental assessment on the proposed amendment to MV2006C0008, another Land Use Permit application by Uravan was also referred to environmental assessment in 2007 – the North Boomerang Lake Mineral Exploration Project (permit application MV2006C0038 and EA0708-003). Figure 2 indicates the comparative location of these two proposed developments, both of which propose to use the same camp at Boomerang Lake. Note that the location of the previously proposed UR Energy Screech Lake development is approximate and is included for reference purposes only.



### 1.3 Environmental Setting

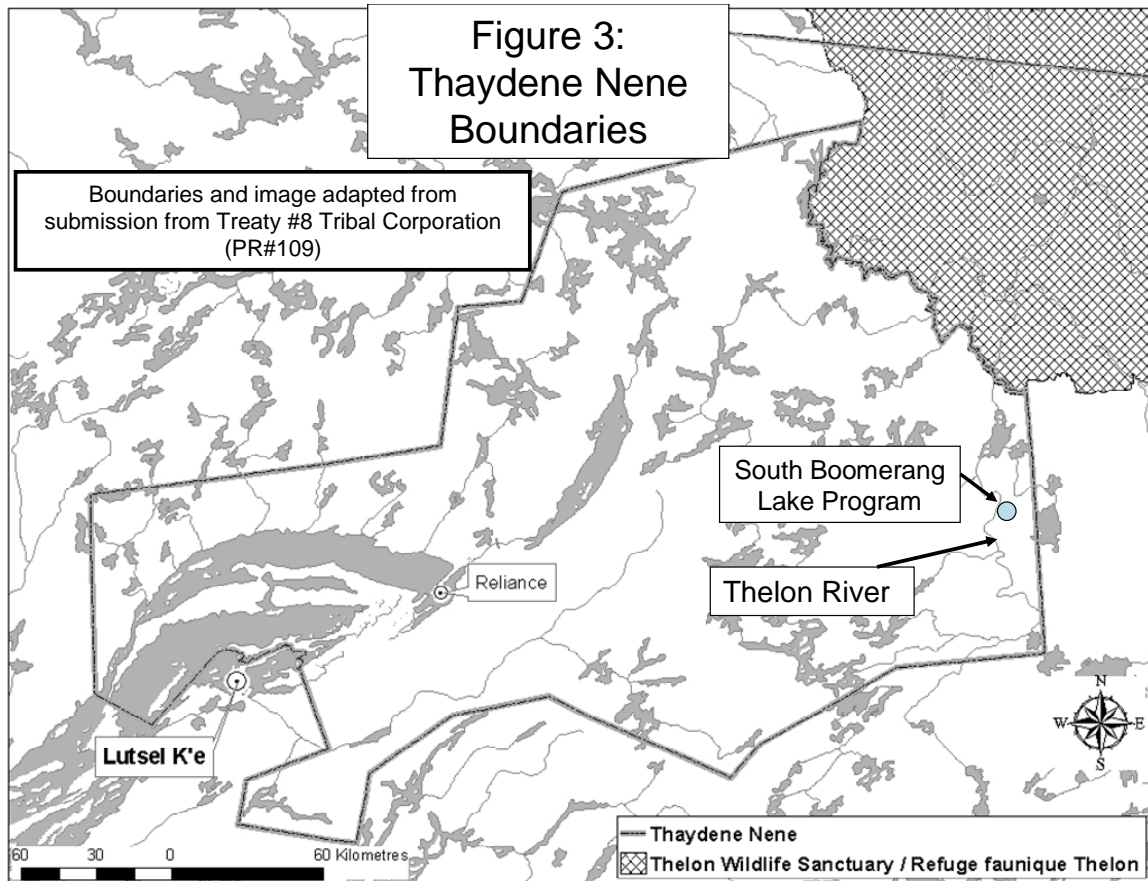
The following description of the proposed development's environmental setting is based on the broad definition of 'environment' set out in the *Mackenzie Valley Resource Management Act*. The definition of environment encompasses the land, water, air and living organisms, and the interacting systems that include those components. This section also includes a description of the region's cultural context.

The development is located in the Akaitcho region of the Northwest Territories. The Boomerang Uranium Property is located along the Thelon geologic basin's southwest edge and within the southeast limit of the Upper Thelon River drainage basin ("Upper Thelon River Basin"). The Thelon River has been a Canadian Heritage River since 1990. The region is one of North America's largest remaining wilderness areas and Aboriginal peoples historically and still use the area for hunting and harvesting.

The project is located over the Thelon formation, which is a sandstone depositional feature that overlays granitic Canadian Shield basement geology. The surficial geology of the area is characterized by low topographic relief, hosting many sandy deposits and numerous sand eskers. The Upper Thelon River Basin is unique in North America for its high concentration of eskers. Also noteworthy is that the area is an isolated treed region in the barrens over one hundred kilometres north of the tree line.

This is an area of Arctic climate, although the Upper Thelon River Basin exhibits a high richness and diversity of wildlife relative to the surrounding tundra. It is used by many species of wildlife, such as caribou, musk-oxen, moose, birds (such as migratory songbirds, raptors, and waterfowl) and carnivores (such as wolves, wolverine, and grizzly bear). The proposed exploration site is within the pre- and post-calving migration range of the Beverly and Ahiak barren ground caribou herds.

The region has a recorded history of human use extending back thousands of years. Much of the Upper Thelon River Basin is part of the “Thaydene Nene” cultural region, meaning “the land of our ancestors” in Chipyewan (see Figure 3, which also shows the approximate location of the proposed South Boomerang Lake development). The area is culturally important to Aboriginal peoples of the Northwest Territories and also the Athabasca Denesuline of northern Saskatchewan. The area holds special significance to canoeists and wilderness enthusiasts in Canada and abroad. As one of the last stands of pristine wilderness in North America, it is an important destination for ecotourism.



## 2 Environmental Assessment Process

Figure 4 presents an overview of the environmental assessment process discussed in this section.

### 2.1 Parties to the Environmental Assessment Process

There were eleven parties to the environmental assessment, not including the developer. They were:

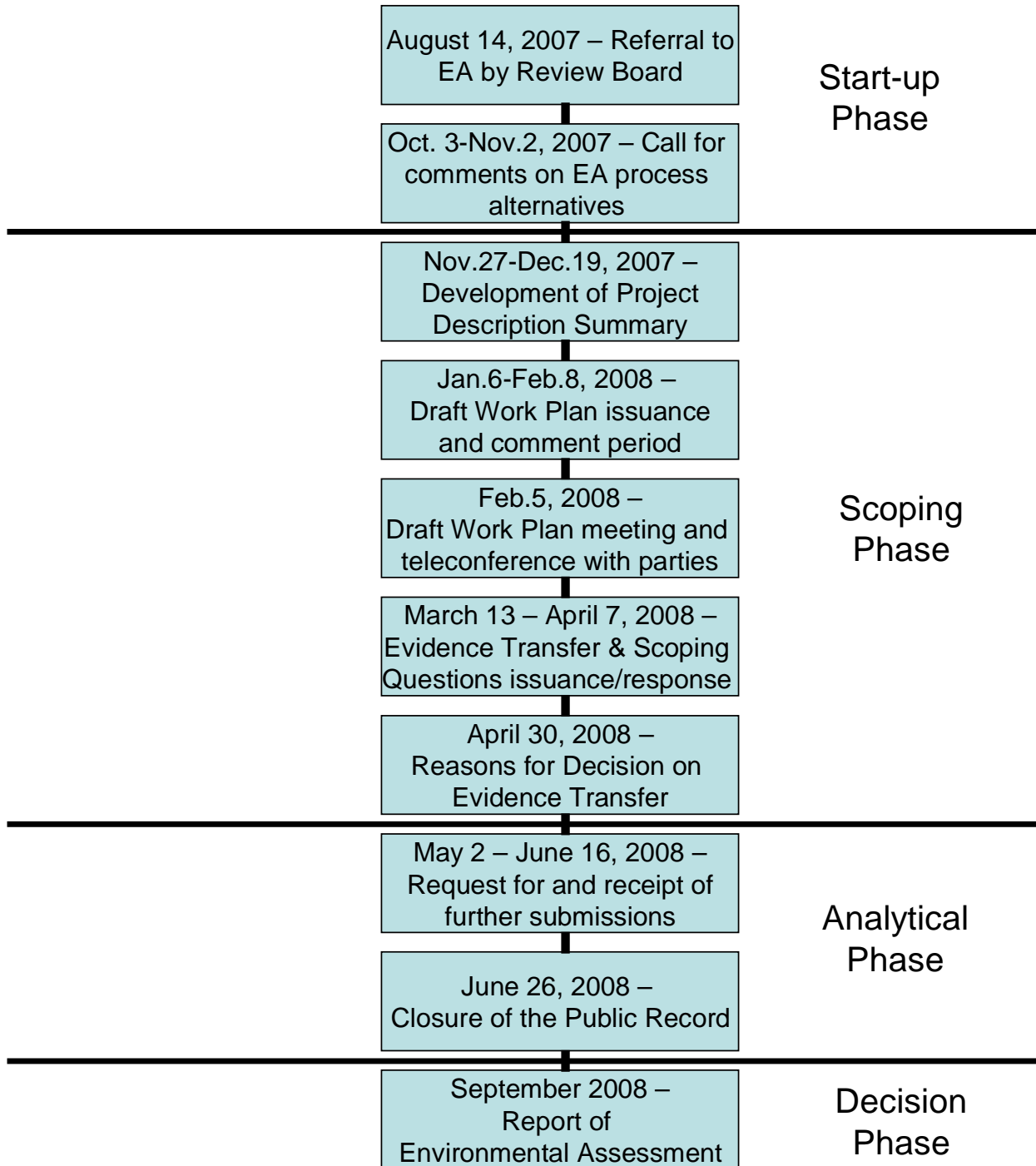
1. Łutsëlk'e Dene First Nation;
2. Deninu Kue First Nation;
3. Northwest Territory Métis Nation;
4. NWT Treaty #8 Tribal Corporation (Treaty #8 Tribal Corporation);
5. Athabasca Denesuline;
6. Government of the Northwest Territories;
7. Indian and Northern Affairs Canada;
8. Beverly and Qamanirjuaq Caribou Management Board;
9. Canoe Arctic Inc.;
10. World Wildlife Fund – Canada; and,
11. North Slave Métis Alliance.

In addition to those groups who were granted party status for this environmental assessment, there were other governmental and non-governmental organizations, Aboriginal groups and members of the public who contributed evidence and commentary for the public record. They were:

- Fisheries and Oceans Canada
- Environment Canada
- The NWT and Nunavut Chamber of Mines
- The Fort Resolution Métis Council
- The Yellowknives Dene First Nation
- David Pelly, a member of the public

At the parties' request, the Review Board transferred submissions made by a variety of organizations and individuals from the UR Energy Screech Lake environmental assessment (EA0607-003) public registry over to the public record for the Uravan South Boomerang Lake environmental assessment (EA0708-002). These submissions are PR#'s 56 to 132 on this environmental assessment's public record. See Sections 2.3 and 4 below for the rationale and process of the evidence transfer.

## Figure 4: EA Process for EA0708-002



During the environmental assessment, representatives of government departments had the opportunity to identify their interests and to notify the Review Board of their intent to participate in the assessment as a responsible minister, defined in s.111 of the *Mackenzie Valley Resource Management Act*. The responsible ministers also play a role in the decision-making process and include Environment Canada, Indian and Northern Affairs Canada and the Government of the Northwest Territories as represented by the Department of Environment and Natural Resources. The Minister of Indian and Northern Affairs Canada is both the federal Minister as defined by the *Mackenzie Valley Resource Management Act* and a responsible minister as set out in Part 5 of the *Act*. The federal Minister plays a central coordinating role in the decision-making response to a report of environmental assessment.

This environmental assessment was divided into four phases, each associated with specific steps that corresponded with the timeline identified in Figure 4.

## **2.2 Start Up Phase**

During the start-up phase, the Review Board established the basic administrative structure of the environmental assessment (a distribution list, a paper and website public registry, etc.).

### **2.2.1 CALL FOR COMMENTS ON ENVIRONMENTAL ASSESSMENT PROCESS ALTERNATIVES**

As part of the start-up phase, the Review Board issued a *Call for Comments* requesting that Uravan and interested groups comment on possible environmental assessment process alternatives, which the Review Board had outlined. The Review Board asked for this input because this environmental assessment was only one of four concurrently run similar environmental assessments, involving two developers with proposed developments in the same general location (the Thelon geologic basin), similar proposed activities (early stage uranium exploration drilling programs), and similar issues raised by concerned groups throughout the environmental impact assessment process. These four environmental assessments were:

- **EA0708-002 - Uravan Minerals Inc's South Boomerang Lake Exploration Project**
- EA0708-003 - Uravan Minerals Inc's North Boomerang Lake Exploration Project
- EA0708-004 - Bayswater Uranium Corporation's El Lake Exploration Project
- EA0708-005 - Bayswater Uranium Corporation's Crab Lake Exploration Project

Moreover the Review Board previously assessed a similar development, UR Energy's Screech Lake uranium exploration project (EA0607-003). As early as the preliminary screening process, groups submitted comments to the Mackenzie Valley Land and Water Board indicating that the currently proposed developments would have similar impacts to those identified during EA0607-003. A variety of respondents to the Review Board's *Call for Comments* identified concerns with replicating submissions from the previous UR Energy Screech Lake environmental assessment, which the respondents felt

applied equally to one or more of these files. The respondents also voiced concern about the complexity of having to respond separately to each of the four new environmental assessments.

The Review Board strives to design each individual environmental assessment to be appropriate to the size and complexity of the development, the sensitivities of the receiving environment, and the scale and potential significance of the impacts associated with the proposed development. At the same time the Review Board attempts to create efficiencies where possible, based on the guiding principles set out in s.115 of the *Mackenzie Valley Resource Management Act*, which require the conduct of timely and expeditious proceedings. In this situation, with four proposed developments and to a previously assessed development all very similar in location, nature, and expressed concerns from parties, the Review Board sought input from interested groups to develop an environmental assessment process that accommodated both the uniqueness and the similarities in the proposed and previously assessed developments.

The Review Board heard the following in the responses to its *Call for Comments*:

- Most parties (including the developer) desired all relevant information from the UR Energy Screech Lake environmental assessment be transferred to the public record for the South Boomerang Lake environmental assessment;
- Most parties advised that the scope of issues was likely to be similar between these proposed developments, and to that previously identified during the UR Energy Screech Lake environmental assessment, but that additional input should be sought via scoping questions and a more detailed summary of the proposed development from the developer;
- Aboriginal groups advised that little new evidence was required from developers or parties, provided the UR Energy Screech Lake environmental assessment evidence was transferred to the public records of the newly proposed developments; and
- Aboriginal groups were concerned that a public hearing would place an unnecessary burden on Aboriginal people, particularly the Łutsëlk'e Dene First Nation, and would add little value to the environmental assessment.

The Review Board agreed with these submissions and developed this environmental assessment process accordingly.

### **2.3 Scoping Phase**

During the scoping phase, the Review Board identified and prioritized key issues for the environmental assessment. In this case, the Review Board used the scoping phase to identify:

1. Which issues were generic to all four environmental assessments, and which development- or location-specific issues needed to be examined for one or more of the environmental assessments

2. What evidence from the UR Energy Screech Lake environmental assessment should be transferred to the public record for each environmental assessment
3. What additional evidence was required during the analytical phase of this environmental assessment

Indian and Northern Affairs Canada (PR #20) argued that the application package provided with the preliminary screening materials for this development did not “*provide sufficient information to effectively delineate the impacts of each project on the social, cultural and biophysical environment*” and suggested the Review Board request additional information from the developer. The Review Board agreed, and in November 2007 requested the developer provide a *Project Description Summary* that prospective parties could examine along with the preliminary screening materials received during the scoping and analytical phases of the environmental assessment. The developer issued a single *Project Description Summary* for both EA07080-002 (South Boomerang Lake) and EA07080-003 (North Boomerang Lake) on December 19, 2007 and this was placed on the public record. The developer did not identify any differences in development components or location-specific sensitivities between the two projects. In essence, the developer treated these two environmental assessments as one project with a very slight geographic separation of activities (see Figure 2).

The Review Board issued *Evidence Transfer and Scoping Questions* on March 13, 2008. This document asked interested groups which submissions from the previous UR Energy Screech Lake environmental assessment they felt should be included on the public record for the current environmental assessment (based on a draft list the Review Board compiled). The Review Board received submissions from a variety of groups. On April 30, 2008 the Review Board issued its *Reasons for Decision on Evidence Transfer*, which listed the documents that were being transferred from the UR Energy Screech Lake environmental assessment, and noted that “the Review Board’s purpose in transferring this evidence was to avoid requiring parties to resubmit evidence that is relevant to the current environmental assessment” (PR#53).<sup>5</sup>

Items 56 to 132 on the public record for this environmental assessment were transferred over from the public registry of the UR Energy Screech Lake environmental assessment. The parties and the developer requested this transfer of evidence. Many parties reiterated their views that the issues in the present environmental assessment are best expressed by their previous submissions to the UR Energy Screech Lake environmental assessment’s public registry. The evidence transfer was conducted in a transparent fashion. The Review Board heard no objections from the parties to this environmental assessment.

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<sup>5</sup> More discussion on how the Review Board considered this transferred evidence is provided in Section 4 of this *Report of Environmental Assessment*.



In addition, the *Evidence Transfer and Scoping Questions* asked the parties and developer for additional information to assist in the scoping of this environmental assessment, posing questions aimed at gathering the following information:

- The specific issues parties had related to the proposed development's impacts on the Beverly and Ahiak caribou herds or its impacts on Aboriginal cultural values associated with the Upper Thelon River Basin
- Any other important issues parties believed needed to be considered
- Any changes in the situational context that occurred since the federal Minister's decision on the UR Energy Screech Lake environmental assessment that altered the potential for impacts and public concerns from this development
- Any site-specific or development-specific components that gave rise to other issues that this environmental assessment should consider

## **2.4 Analytical Phase**

The analytical phase provided the developer and parties an opportunity to submit additional evidence, make impact predictions and identify mitigation for likely impacts.

After completing the evidence transfer from the UR Energy Screech Lake environmental assessment, the Review Board issued a *Request for Further Submissions* on May 2, 2008. The Review Board noted that it had deliberated on the evidence placed on the public record up to that date and it questioned (as did most parties to the environmental assessment) the value of a public hearing in contributing meaningful new evidence to the public record. Parties were invited to consider the evidence on the public record and to provide their views regarding the potential impacts of the proposed development prior to the Review Board closing the public record, concluding its deliberations and reaching a final determination under s.128 of the *Mackenzie Valley Resource Management Act*. Further submissions were accepted from parties and the public until May 30, 2008, and further submissions from the developer were accepted until June 16, 2008.

In its "Further Submission" (PR#134) Indian and Northern Affairs Canada argued that "*the absence of a public hearing or prematurely concluding the public proceeding of the EA may preclude the opportunity for new meaningful evidence to be presented or ensuring that parties' views with respect to this particular development are clear.*" The Review Board considered and rejected this argument based on the following:

1. Results from a variety of government-sponsored proposed studies (in support of the yet to be established *Upper Thelon Land and Resource Management Plan*, among others) will not be available for at least two more years and likely longer.
2. The developer reiterated their estimation of impacts and proposed mitigation several times. No evidence of change in likely operating procedures was forthcoming during the course of the environmental assessment.
3. Other parties stated during the environmental assessment that no new meaningful evidence was likely to come forward during a public hearing.

4. Several parties, most particularly the Łutsëlk'e Dene First Nation, made clear their opposition to an extended environmental assessment process with a public hearing.
5. Despite the Review Board announcing in its *Request for Further Submissions* that it might complete the environmental assessment after this step, neither the parties nor the developer requested the Review Board delay the conclusion of the environmental assessment so that parties or the developer could bring forward new evidence or further clarify their views toward the currently proposed development.
6. The Beverly and Qamanirjuaq Caribou Management Board, Łutsëlk'e Dene First Nation, Treaty #8 Tribal Corporation, Athabasca Denesuline, Deninu Kue First Nation, Northwest Territory Métis Nation, Canoe Arctic, and World Wildlife Fund - Canada all consistently made clear their opposition to the development. The Review Board concluded these parties were therefore unlikely to provide any new evidence, recommendations or revised opinions in a public hearing setting or extended analytical phase.

During the course of this environmental assessment the Review Board allowed the necessary time for parties and the developer to provide evidence to guide the Review Board's decisions. The Review Board determined that no substantive new evidence would likely be forthcoming within a reasonable timeframe after the "Further Submissions" stage. In the Review Board's opinion, keeping the record open would simply prolong this environmental assessment without cause and would be inconsistent with s.115 of the *Mackenzie Valley Resource Management Act*, which requires a timely and expeditious process.

## **2.5 Decision Phase**

The Review Board met on June 25, 2008 and determined that little additional evidence was likely to be forthcoming in a timely manner beyond that which had already been provided and that it had enough information to make its s.128 *Mackenzie Valley Resource Management Act* decision on this proposed development. The public record was closed on June 26, 2008. The decision-making phase began in July, 2008.

The Review Board considered evidence from the following sources in its deliberations:

- Evidence transferred from the UR Energy Screech Lake environmental assessment;
- Preliminary screening materials, including applications and supporting documents, comments from reviewers, and the Mackenzie Valley Land and Water Board *Staff Report* and *Screening Report*;
- Responses to the Review Board's *Call for Comments* on environmental assessment process alternatives;
- The developer's *Project Description Summary*;
- Comments on the *Draft Work Plan*;
- Responses to *Evidence Transfer and Scoping Questions*;
- Responses to the Review Board's *Request for Further Submissions*; and
- All other materials parties and members of the public forwarded to the public record.

Section 128 of the *Mackenzie Valley Resource Management Act* requires the Review Board to decide, based on the evidence on the public record<sup>6</sup>, whether or not, in its opinion, the proposed development will likely cause a significant adverse impact on the environment or be a cause for significant public concern. In so doing, the Review Board considers, among other things, the following characteristics of any environmental impacts identified:

- Magnitude;
- Geographic extent;
- Timing;
- Duration;
- Frequency;
- Nature of the impact;
- Reversibility of the impact;
- Probability of occurrence; and,
- Predictive confidence level.

The Review Board has made its significance determinations based on its collective views, the requirements of the *Mackenzie Valley Resource Management Act*, and all of the evidence on the public record. The Review Board's analysis and the reasons for its determinations of the significance of the adverse impacts that are likely to result from Uravan Minerals Inc.'s proposed South Boomerang Lake development are described in detail in sections four and five of this *Report of Environmental Assessment*.

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<sup>6</sup> The "public record" refers to the part of the public registry that the Review Board considers when making its decisions; i.e., that portion of materials placed on the public registry prior to the Review Board's final deliberations.

## 3 Scope of the Environmental Assessment

### 3.1 Scope of the Proposed Development

Under s.117(1) of the *Mackenzie Valley Resource Management Act*, the Review Board is required to determine the scope of the development - the components of the proposed development considered in the environmental assessment. Based on Uravan's evidence, the Review Board determined that the proposed development includes physical work related to the exploration of potential uranium mineralization in the Upper Thelon River Basin. The Review Board defined the geographic scope of the development for Uravan Minerals' South Boomerang Lake mineral exploration project to consist of the land area extension adjoining the historic LUP MV2006C008 boundary to the north (see Figure 2), and any areas within which activities related to the proposed work program occur, including the location of the Boomerang Lake camp and any transportation routes between activities.

The Review Board identified the principal and accessory components in the scope of development to be the following physical works or activities that would occur during the South Boomerang Lake mineral exploration project's general operations:

- Helicopter-supported diamond drilling and associated activities, to a maximum of 20 holes over two years, including water withdrawals, staged helicopter "sling loads" to move the drill rig to a new position, and post-drilling reclamation activities;
- The removal of some material from the ground in the form of drill cores, which could then be deposited on site or removed for further testing;
- Clearing and other disturbance of vegetation via snow machine trails, drill pads, lay down areas, ground geochemical survey work and other uses;
- The re-establishment of a work camp near Boomerang Lake with housing for 21-23 people;
- Transportation to camps and to worksites from camps, whether by fixed wing aircraft, helicopters or any form of land based machine, of personnel and equipment; and
- All associated containment of materials (e.g. waste, fuel and core samples not taken out of the field).

Previously permitted activities, including exploration activities and locations permitted under Land Use Permit MV2006C008, were not considered within the scope of development. They were, however, considered within the scope of the cumulative effects assessment (see below under Scope of Assessment).

Special consideration was placed on the timing of development activities, because barren ground caribou use the project area during certain parts of the year as a migration corridor. In this case, the developer submitted a likely timeline of activities from April to the end of September in any given year (PR#28). Any activities outside those timelines would exceed the scope of the currently proposed development.

## **3.2 Scope of Assessment**

### **3.2.1 CONSIDERATIONS**

The Review Board determined the scope of assessment after considering the relevant information available on the public record, its experience conducting similar environmental assessments in the past, and comments from parties. The Review Board considered the following factors pursuant to *Mackenzie Valley Resource Management Act* section 117(2) in developing the scope of assessment:

- The impact of the development on the environment, including malfunctions or accidents and any cumulative impact that is likely to result;
- The significance of any such impact;
- Any comments submitted by members of the public;
- The imposition of mitigation measures where an impact is found; and
- Any other matter, including available alternatives to the development.

The Review Board also had regard to the *Mackenzie Valley Resource Management Act's* guiding principles for its environmental impact assessment process, as described in s.115, which includes:

- The protection of the environment from the significant adverse impacts of proposed developments;
- The protection of the social, cultural and economic well-being of residents and communities of the Mackenzie Valley; and,
- The importance of conservation to the well-being and way of life of the aboriginal peoples of Canada to whom Section 35 of the *Constitution Act, 1982* applies and who use an area of the Mackenzie Valley.

### **3.2.2 SPATIAL BOUNDARIES**

The spatial boundaries for the assessment varied for different valued components. The spatial boundaries included the immediate physical footprint of the proposed development as well as any area in which activities related to the development (including air traffic) may create a sensory disturbance for wildlife. For caribou related issues, the spatial boundary for consideration of direct and indirect project-related impacts was limited to the development's zone of influence on any potentially affected caribou herd (i.e., the boundary being the point where disturbance or other impacts from the proposed development works and activities can no longer be felt). For cumulative effects assessment on caribou, the Review Board considered the entire range of the species sub-population in question (i.e., the Beverly and Ahiak caribou herds), and the evidence of changes in the population and health status over time.

In terms of the spatial boundaries of the cultural impact assessment, various parties presented evidence during this environmental assessment and in the UR Energy Screech Lake environmental assessment about the important cultural value the Upper Thelon River Basin has to a variety of Aboriginal groups. The Review Board therefore

considered the area draining into the Upper Thelon River (the Upper Thelon River Basin—see Figure 1), an appropriate boundary for the assessment of cultural impacts. The Review Board considered the cultural impacts of the proposed development and cumulative contributory developments on any cultural group that has traditional territory and/or activities in the Upper Thelon River Basin.

The *Draft Work Plan* and *Evidence Transfer and Scoping Questions* emphasized the Review Board's consideration of the following site-specific issues during this assessment:

- Caribou water crossings near the proposed development;
- The location's habitat value;
- Seasonal populations of caribou, species at risk, and key harvesting species in the area;
- Presence of, or potential for, archaeological or other heritage resources;
- Unique or important landforms;
- Proximity to or location in areas designated or proposed for special land use, such as conservation zones, land withdrawals, proposed parks; and
- Traditional land use.

### **3.2.3 TEMPORAL BOUNDARIES**

The assessment's temporal boundaries included the proposed development's duration and the time required for any disturbance to be reversed or otherwise fully mitigated. The Review Board focused the temporal boundaries in any given year largely on the proposed annual work period, especially the activities' timing in correlation with migration patterns for Beverly and Ahiak caribou.

### **3.2.4 CUMULATIVE EFFECTS ASSESSMENT**

The assessment's temporal scope also included the full timeframe required for good cumulative effects assessment. This included the time-span of effects from past, present and reasonably foreseeable future human activities that may interact to affect the same valued components as the proposed South Boomerang Lake development.

The Review Board considered previously permitted activities under MV2006C0008 and any other exploration-related activities by the developer on its Boomerang Uranium Property within the scope of the cumulative effects assessment. The cumulative effects assessment also considered activities of all other past, present and reasonably foreseeable future industrial developments in the Upper Thelon River Basin, including activities that may not require Land Use Permits or Water Licenses, such as airborne geophysical surveys.

The spatial boundaries for assessment of cumulative effects on caribou and culture are described above in section 3.2.2.

### **3.2.5 KEY LINES OF INQUIRY AND OTHER ISSUES**

The UR Energy Screech Lake environmental assessment, as well as the preliminary screening process for this environmental assessment, identified that the regional location of this proposed development was more important than site-specific issues. In particular, some parties identified the Upper Thelon River Basin as an important cultural landscape and an important migration route for caribou.

Given that this proposed development is in the same Upper Thelon River Basin watershed as the previously proposed UR Energy Screech Lake uranium exploration project, and proposes very similar activities, interested groups stated that similar issues should be prioritized during this environmental assessment as during the UR Energy Screech Lake environmental assessment. Special consideration was therefore given to the following two topics throughout the assessment:

1. Impacts of this type of development activity (site-specific and cumulative) on the cultural value Aboriginal users placed on the Upper Thelon River Basin; and
2. Impacts on the Beverly and Ahiak caribou herds (site-specific and cumulative), and associated impacts on wildlife conservation and harvesting.

The Review Board also considered the impacts of industrial development on tourism at the regional and site-specific level during the environmental assessment, as well as the impacts on species at risk and other wildlife. In addition to the economic aspects of tourism in this area, the Review Board considered the cultural and social values of the Upper Thelon River Basin to non-Aboriginal populations both within and outside the Mackenzie Valley.

## **4 Introduction to Assessment of Impacts**

As required under s.117(2) of the *Mackenzie Valley Resource Management Act*, the Review Board considered all potential impacts of the development on the environment and the significance of any such impact. In reaching its conclusions, the Review Board considered all commitments the developer and other parties made - and all the recommendations parties provided - during the environmental assessment.

The Review Board carefully considered all of the evidence on the public record. Given that four similar exploration programs in close proximity to one another were under assessment at the same time, the Review Board was particularly conscious of the requirement to assess each proposed development on its own merits. Even though some of the evidence is also found on the public records of other ongoing environmental assessments, the Review Board gave separate consideration to all evidence available for the South Boomerang Lake proposed development. The Review Board did not consider elements of the evidence transferred from the UR Energy Screech Lake environmental assessment that apply only to the UR Screech lake proposal – e.g., considerations site specific to Screech Lake or commitments made by UR Energy for its Screech Lake proposal.

Issues that the Review Board finds to be adequately addressed by the material on the public record (i.e., where no significant adverse impacts are found to be likely, or appropriate mitigation for potential impacts was committed to) are not discussed in this report. An overview discussion of likely impacts on barren ground caribou is provided below because this was a key line of inquiry. However, the only issues the Review Board discusses in full detail in this *Report of Environmental Assessment* are those related to the significant adverse cultural impacts the Review Board has determined the proposed development is likely to have (section 5).

### **4.1 Assessment of Impacts on Caribou**

This environmental assessment identified impacts on the Beverly and Ahiak caribou herds as a key line of inquiry. The Review Board transferred a variety of evidence on potential impacts of industrial development on the Beverly and Ahiak caribou herds from the UR Energy Screech Lake environmental assessment. That evidence and the Review Board's findings for that environmental assessment are summarized in section 8 of the *Report of Environmental Assessment* for that previous EA0607-003 (PR#119 for the South Boomerang Lake environmental assessment), and are not comprehensively repeated here.

The Review Board's overall finding in the UR Energy Screech Lake *Report of Environmental Assessment* was there were likely to be project-specific and cumulative disturbance impacts on the Beverly caribou herd. In that report, the Review Board noted there is strong evidence that pregnant caribou migrating through the Upper Thelon River Basin are most vulnerable between mid-March and May every year. The Review Board



also accepted the evidence of the Government of the Northwest Territories, Beverly and Qamanirjuaq Caribou Management Board and the Łutsëlk'e Dene First Nation that a precautionary approach to dealing with caribou avoidance and other mitigation was warranted. However, the Review Board also found that the recommended rejection of the proposed development on other (cultural) grounds prevented any potential impacts on caribou and therefore no mitigation measures were required.

In addition to the evidence and Review Board findings from the UR Energy Screech Lake environmental assessment, new evidence about caribou was provided during the course of the Uravan South Boomerang Lake environmental assessment. Relevant new evidence is summarized here<sup>7</sup>:

- Uravan (PR#28, 52) proposed a work season ranging from March to the end of September in any given year, with drilling activities from June 15 to the end of September. The developer noted that in the 2006 and 2007 work seasons, its previous drilling program had encountered caribou moving sporadically through the area in September only (approximately 1800 caribou between September 5-19), with no observable effects of exploration activities on caribou behaviour. The developer concluded that impacts on caribou are likely to be “minimal or non-existent”.
- The Beverly and Qamanirjuaq Caribou Management Board (PR#34, 46, 140, 144) reiterated the need for proper cumulative effects assessment on caribou and range-wide conservation planning prior to any development in the Upper Thelon River Basin. The Beverly and Qamanirjuaq Caribou Management Board estimated that noise and movement from drilling activities and aircraft overflights, in particular, may cause impacts on travel patterns, caribou energetics and feeding opportunities. These impacts would threaten pregnant cows (in the March to June northward migration) and cows and calves (in the August 15-September 15 southward migration) when they are most vulnerable. The Beverly and Qamanirjuaq Caribou Management Board provided evidence that the Beverly and Ahiak caribou herds are likely to be in decline, and provided new data from collared Beverly and Ahiak caribou that showed caribou frequenting the proposed development area throughout the year, especially during April-May and August-October. This supported traditional knowledge inputs from the UR Energy Screech Lake environmental assessment about the times of year Beverly and Ahiak caribou use the Upper Thelon River Basin. The Beverly and Qamanirjuaq Caribou Management Board also noted a variety of reasonably foreseeable future developments that might add to cumulative impacts on the Beverly and Ahiak caribou throughout their range, including mineral exploration programs in Nunavut and Saskatchewan. The Beverly and Qamanirjuaq Caribou Management

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<sup>7</sup> For further detail on the types of impacts that exploration programs in this general area of the Thelon geologic basin will likely have on the Beverly and Ahiak caribou herds and appropriate mitigation measures, readers are referred to section 5 of the Review Board's *Report of Environmental Assessment* for the Bayswater Uranium Crab Lake Mineral Exploration Project, EA0708-005, available on the Review Board's website at [www.mveirb.nt.ca](http://www.mveirb.nt.ca).

Board provided a variety of specific recommendations for mitigation of impacts on caribou<sup>8</sup>.

- Canoe Arctic (PR#42, 133) estimated based on over thirty years of experience travelling in the Upper Thelon River Basin during the summer months that the developer's estimates of numbers of caribou frequenting the area were "impossibly low". Canoe Arctic also provided location details on nine water crossings at which, during different years, its president Alex Hall has observed "*at least tens of thousands of caribou in a single herd crossing the Upper Thelon River in late June or early August within the areas claimed for minerals by Uravan and Bayswater*" (PR#133).
- The Government of the Northwest Territories (PR#135) restated that its concerns from the UR Energy Screech Lake environmental assessment in relation to the Beverly and Ahiak herds apply to this environmental assessment as well.

The Review Board finds that there was no new information gathered during this environmental assessment that contradicts the evidence that led to the Review Board's previous finding of likely significant adverse impacts on barren ground caribou from the UR Energy Screech Lake proposed development. In fact, Uravan's commitments for caribou impact minimization, especially in terms of timing of the proposed development activities, fall short of those proposed by UR Energy in the previous environmental assessment. In addition, new evidence from the Beverly and Qamanirjuaq Caribou Management Board and Canoe Arctic supports and reinforces the Review Board's previous findings about likely impacts on barren ground caribou from the UR Energy Screech Lake environmental assessment. The Review Board accepts that

- The Upper Thelon River Basin is an important migration corridor for the Beverly and Ahiak caribou herds.
- The proposed South Boomerang Lake development is located in a specific area often frequented by caribou during some of the most vulnerable stages of that annual migration.
- Exploration activities such as those proposed by Uravan can have significant adverse impacts on caribou during these important migratory periods.
- There are a variety of effects resulting from human activities on Beverly and Ahiak caribou throughout their ranges, and evidence that these herds are likely in decline suggests those pressures may be threatening herd sustainability.

The Review Board also notes that it has found likely significant adverse impacts on Beverly and Ahiak caribou in relation to the other three concurrently run environmental assessments in this vicinity. Had this proposed development not been recommended for

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<sup>8</sup> These recommendations are discussed in detail in section 5 of the Review Board's *Report of Environmental Assessment* for the Bayswater Uranium Crab Lake Mineral Exploration Project, EA0708-005.

rejection on the basis of significant cultural impacts, the Review Board would have required similar caribou impact mitigation measures as in EA0708-005, Bayswater Uranium Corporation's Crab Lake mineral exploration project.

Based on the public record, the Review Board finds that the Uravan South Boomerang Lake mineral exploration project, alone and in combination with other past, present and reasonably foreseeable developments, is likely to have a significant adverse impact on barren ground caribou if the development proceeds. The Review Board does not suggest any mitigation measures to address this impact, however, for the reasons given below.

The Review Board finds based on the evidence that the proposed development is likely to cause cultural impacts so significant that the project should be rejected (see section 5). Any other impacts such as those on the Beverly and Ahiak caribou will be adequately mitigated by the project not proceeding. The Review Board therefore does not discuss potential impacts on caribou in further detail in relation to Uravan's South Boomerang Lake proposal, except where caribou decline might be a contributor to cultural impacts. Direct impacts on caribou have not contributed to the Review Board's ultimate reasons for decision for this environmental assessment.

## 5 Assessment of Cultural Impacts

### 5.1 Introduction

Discussion of potential cultural impacts follows this general outline:

- Relevant evidence transferred from the UR Energy Screech Lake environmental assessment, including the Review Board’s findings in that instance;
- Uravan’s submissions, predictions of impacts and mitigation commitments;
- Other relevant items on the public record (e.g., submissions from parties); and
- The analysis and conclusions of the Review Board pertaining to cultural impacts.

### 5.2 Evidence Transferred from the UR Energy Screech Lake environmental assessment<sup>9</sup>

During the UR Energy Screech Lake environmental assessment, parties described the cultural importance of the Upper Thelon River Basin in terms of past, present and future traditional use, as well as the area’s general importance in Denesoline culture. Łutsėlk’e Dene First Nation members and others described the extensive historic and pre-contact use of the area by their ancestors. Numerous heritage sites exist in the area. The Łutsėlk’e Dene First Nation, the Deninu Kue First Nation and Athabasca Denesuline use the area for traditional activities such as hunting and trapping. Parties expressed to the Review Board that it is important the Upper Thelon River Basin remain a part of the cultural inheritance for the youth of today and future generations, and that industrial development would diminish the value of this place. Several parties stated that the developer’s proposed physical site-level mitigations would not address cultural impacts of a spiritual nature.<sup>10</sup>

The Łutsėlk’e Dene First Nation and the Treaty #8 Tribal Corporation emphasized the high cultural importance of the area despite the fact that the area was not withdrawn during the Akaitcho Interim Land Withdrawal process. The Review Board was informed the Akaitcho strategy not to attempt to withdraw these lands through that process was shaped by the presence of third party interests resulting from extensive claim staking while land selection negotiations were going on. As a result of government protection of third party interests the land withdrawal would not affect the existing minerals rights. Parties also identified the lack of land use planning for the Upper Thelon River Basin as a problem.

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<sup>9</sup> Note that all PR#s noted here refer to the public registry of Uravan Minerals Inc’s South Boomerang Lake environmental assessment (EA0708-002), not that of the UR Energy Screech Lake environmental assessment (EA0607-003).

<sup>10</sup> See section 7.2 of the *Report of Environmental Assessment and Reasons for decision on UR Energy Inc. Screech Lake Uranium Project* (PR#119) for a more detailed review of evidence pertaining to the cultural impacts summarized here.

After considering the evidence, the Review Board accepted that the Upper Thelon River Basin is an area of vital importance to Aboriginal peoples based on historical, traditional use ties and a vital spiritual connection. The Review Board noted that potential cultural impacts went beyond potential disruption of traditional activities or disturbance of heritage resources, finding that the Upper Thelon River Basin is a spiritual area with intrinsic and intangible cultural value to Aboriginal peoples. The Review Board also found that even though the UR Energy Screech Lake proposal was physically small, cultural impacts would likely be large because of the location, and that the development could not be reconciled with the Aboriginal cultural values placed on the area where it was proposed.

Additionally, the Review Board noted several considerations in the UR Energy Screech Lake environmental assessment that collectively indicated that there could be reasonably foreseeable future developments in the area. This included the following:

- Extensive staking of the Thelon geologic basin and with it much of the Upper Thelon River Basin,
- The presence of many known uranium prospects and showings,
- The similarity of the Thelon geologic basin to the Athabasca geologic basin, which is an internationally important uranium mining area, and
- Relevant case studies of development patterns that followed similar situations in northern Saskatchewan and in the Slave geological province.

The Review Board concluded that “the potential for industrial development of the area is not compatible with the Aboriginal values for this cultural landscape” (PR#119), and that “the likely adverse cultural impacts of a cumulative nature are so significant that they cannot be justified”. The Review Board therefore recommended that the UR Energy Screech Lake proposed development be rejected. The federal Minister later adopted this recommendation (PR#130).

In the UR Energy Screech Lake *Report of Environmental Assessment*, the Review Board also made a suggestion for Indian and Northern Affairs Canada to take further action in dealing with competing interests via land use planning. The Review Board argued that the more development allowed in the Upper Thelon River Basin prior to the implementation of land use planning, the less effective any plan will be in mitigating cultural impacts, as the cultural values associated with the area may be incrementally and potentially irrevocably lost in the intervening period. The suggestion was that an interim land use plan for the Upper Thelon River Basin be undertaken to manage the area in a way that ensures that its cultural value is not significantly compromised. Indian and Northern Affairs Canada adopted this suggestion in principle (PR#132).

### **5.3 Uravan’s Submissions**

Uravan Minerals Inc. first described its views on the potential cultural impacts of its proposed South Boomerang Lake development during the preliminary screening. The

Mackenzie Valley Land and Water Board asked Uravan to describe any mitigation measures it would employ to minimize cultural impacts of its development on the Upper Thelon Basin. Uravan's response (PR#2) stated that *"Uravan believes the 'no exploration – no development' stance taken by the Aboriginal communities at the UR-Energy hearing really means 'what is in this for us?'"* The developer went on to estimate that potential cultural impacts, which it deemed are really public concerns, are best mitigated through a proactive program of community interaction, including

- Transporting local people to the site to see what the exploration activities really look like and their biophysical impacts (this mitigation was reiterated several times by the developer during the environmental assessment, and labelled "real time monitoring" of exploration activities that would welcome community groups and government technical experts – PR#52, 145)
- Education – promoting more visits to the active Athabasca Uranium District
- The pursuit of exploration agreements with communities, with a focus on Aboriginal peoples' involvement in environmental and wildlife monitoring
- The creation of a community liaison position for more community information sharing meetings and full time liaison with community leadership

The developer felt this group of proposed actions would mitigate any potential cultural impacts: *"It is Uravan's view that the AKFN [Akaitcho Dene First Nations] are looking for balance and not constraint and a higher level of participation in the decisions made regarding the land that is tied so closely to their traditional ways"* (PR#2).

The developer argued that the proposed project's small size, short duration and limited biophysical impact "footprint" all speak to low impact potential on Aboriginal cultural values (145). Uravan also argued that a large area has been protected from mineral exploration through Akaitcho interim land withdrawals, withdrawals of land for the proposed east Arm National Park, and for the Thelon Game Sanctuary, thereby further reducing the potential for significant cultural impacts. Uravan estimated that only 35% of the Upper Thelon River Basin is currently available for mineral exploration (PR#52).

In relation to tangible heritage resource protection, Uravan committed to the following mitigations in its Land Use Permit amendment application documents (PR#1):

- All archaeological/historical/cultural/burial sites within the land pertaining to the Land Use Permit will be documented and the developer and its contractors will use Best Management Practices
- No drilling within 30 metres of a known monument or known or suspected historical, archaeological or burial site
- If a historic, archaeological or burial site found, a 30 metre buffer zone will be established, the location photographed, noted on global positioning system software and the site reported to the Prince of Wales Northern Heritage Centre

In reference to cumulative cultural impact potential, Uravan argued that the large amount of previous exploration work in the Boomerang Lake area of the Upper Thelon River Basin from 1976 onwards “*resulted in no cumulative effects to the environment, the caribou or Aboriginal cultural values*” (PR#52). Uravan also questioned the depth of the Akaitcho people’s concern for the cultural importance of the Upper Thelon River Basin, stating (PR#145):

*Uravan wonders, given the expressed cultural importance placed on the area by (Akaitcho Dene), how could this be, as it begs the question, where were the (Akaitcho Dene) with regard to negotiating ILWs [Interim Land Withdrawals] during the previous 22 years [prior to the staking rush beginning in 2002]?*

In summary, Uravan estimated its South Boomerang Lake project’s potential for project-specific or cumulative cultural impacts as minimal or non-existent in various submissions during the environmental assessment (PR#52, 145).

#### **5.4 Parties’ Submissions**

Many parties focussed their submissions on clarifying that their own views on the spiritual significance and general cultural importance of the Upper Thelon River Basin had not diminished since their involvement in the UR Energy Screech Lake environmental assessment. Nor had their prediction changed that any mineral exploration was irreconcilable with the Aboriginal cultural values associated with this area. Parties raised these views as early as the preliminary screening phase. Submissions to that process indicated the Łutsëlk’e Dene First Nation, Treaty #8 Tribal Corporation, and Deninu Kue First Nation did not support the application and were indeed opposed to any exploration in the Upper Thelon River Basin. The Łutsëlk’e Dene First Nation stated:

*The entire Thelon water shed is vital importance on many scales, and the Upper Thelon in particular has distinctive and unique environmental, cultural, spiritual and heritage values which would be significantly risked should mineral exploration and/or mining be allowed to proceed - (PR#3).*

The Łutsëlk’e Dene First Nation reiterated this position in its final submission of May 30<sup>th</sup>, 2008 (PR#146):

*The Lutsël K’e Dene First Nation has consistently and repeatedly voiced our complete opposition to mineral exploration in the Thelon Basin, and will continue to do so...[The Upper Thelon River Basin] is vitally important to the culture, history, and spirituality of the Denesoline<sup>11</sup> people, and has been clearly identified by the LKFN as an area they wish to keep undisturbed and off limits to resource development of any kind and at any stage.*

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<sup>11</sup> Where this Report of Environmental Assessment refers to the “Denesoline” people, it means the Chipewyan-speaking Dene, including the Akaitcho Dene and the Athabasca Denesuline, as identified by parties to this environmental assessment.

The Deninu Kue First Nation (PR#3) stated that the Akaitcho Territory Government “*has collectively agreed not to support any uranium activity in the Thelon River Basin for the simple reason that this area is “The Place Where God Began”*”. The Treaty #8 Tribal Corporation stated that its position was made “abundantly clear” during the UR Energy Screech Lake environmental assessment, need not be repeated, and pertained equally to the Uravan applications or those of any other company wishing to explore for uranium in the Upper Thelon River Basin (PR#3).

Aboriginal parties continued to emphasize the historical and cultural importance of the Upper Thelon River Basin throughout the environmental assessment. Parties reiterated to the Review Board that elements of this cultural importance include heritage resources, traditional practices and a spiritual value of the greatest importance. The Łutsėlk’e Dene First Nation told the Review Board that this cultural heritage is vital to transmitting its cultural identity to future generations (PR#146):

*The entire Thelon area remains a special place even for the youth who have not yet traveled there, as a place to connect with their cultural heritage and history. The physical, emotional, cultural and spiritual connection between Aboriginal people and the land cannot be taken lightly.*

The Treaty #8 Tribal Corporation summarized the spiritual significance of the area (PR#43):

*[F]or the Akaitcho Dene the upper Thelon basin is “The Place Where God Began”, similar in spiritual magnitude for the Akaitcho Dene to the Sistine Chapel for Catholics and Mecca for Muslims.*

Parties also described how the Upper Thelon River Basin is an important area maintaining the strong link between caribou and culture (potential biophysical impacts on caribou are summarized in Section 4 of this *Report of Environmental Assessment*). The Beverly and Qamanirjuaq Caribou Management Board argued that a major reason to minimize industrial development in the Upper Thelon River Basin is its importance as a migration route for the Beverly and Ahiak caribou herds. Protection of this corridor for caribou is also by default a cultural consideration as “*the cultural importance of the Upper Thelon region is tied inextricably to its importance as a major migration route for caribou*” (Beverly and Qamanirjuaq Caribou Management Board, PR#140). The Łutsėlk’e Dene First Nation stated that “*healthy caribou are required for the survival of our Denesoline culture and way of life*” (PR#146).

Physical heritage resources are also likely to be plentiful in their known *and* unrecorded forms around the project area and the Upper Thelon River Basin in general, based on evidence provided by Canoe Arctic, the Government of the Northwest Territories, and the Łutsėlk’e Dene First Nation. There is “*a wealth of documented evidence of harvesting and land use in the area including hunting grounds, traplines, trails, campsites, and cabins*” (Łutsėlk’e Dene First Nation, PR#146). Alex Hall of Canoe Arctic noted there



are important caribou river crossings in proximity to the proposed development that caribou and hunting parties have likely used for hundreds or even thousands of years, as evidenced by the artifacts present (PR#133). Canoe Arctic recommended the Review Board ensure that heritage resources in the region are fully identified and examined by archaeologists and Denesoline elders prior to any consideration of permit issuance. The Government of the Northwest Territories recommended that before any activities commence, Uravan conduct an accredited Heritage Resource Impact Assessment of all areas of potential ground disturbance, and avoid all heritage resources by a minimum of 100 metres during operations (PR#135).

Lutsëlk'e Dene First Nation (PR#146), World Wildlife Fund - Canada (PR#142) and Alex Hall of Canoe Arctic (PR#133) presented evidence that the cultural values placed on the Upper Thelon River Basin go beyond those attributed to it by Aboriginal peoples.

Parties identified that there is high potential for cumulative effects of other developments on the Upper Thelon River Basin and its cultural and associated biophysical values. In addition to the reasonably foreseeable future developments identified in the Ur Energy Screech Lake environmental assessment, parties identified the following past or current developments contributing to cumulative effects:

- Current or recently completed mineral exploration activities below permitting thresholds (e.g., surface sampling and airborne geophysical surveys) within the Upper Thelon River Basin that may cause cultural impacts or impact on the culturally important Beverly and Ahiak caribou herds;
- Current or recently completed mineral exploration activities above permitting thresholds (e.g., diamond drilling by Uravan at its previously permitted MV2006C0008 site on the Boomerang Uranium Property) within the Upper Thelon River Basin that may cause cultural impacts or impact on the culturally important Beverly and Ahiak caribou herds; and
- Mineral exploration and development activities across the Beverly and Ahiak caribou ranges in Nunavut and Saskatchewan (relevant to the health of the caribou that are part of the cultural landscape of the Upper Thelon River Basin).

The Beverly and Qamanirjuaq Caribou Management Board (PR#140; 144) noted that during 2007 and 2008, Uravan Minerals Inc., Bayswater Uranium Corporation, Cameco Corporation, Matrix Aviation and Uranium North have made mineral exploration applications on the Beverly calving and post-calving grounds in Nunavut.

The Lutsëlk'e Dene First Nation in particular focused on a desire for a precautionary approach in light of potential cumulative effects (PR#146):

*One mineral exploration project may not seem like a significant impact to the vast Thelon region. However, we do not assess projects in isolation. The potential for cumulative effects from past, present and reasonably foreseeable future developments is huge, especially given the current high market prices, and we will not "open the door".*

In response to the Review Board's request for information about whether the context around development in the Upper Thelon River Basin has altered since the UR Energy Screech Lake environmental assessment decision, Indian and Northern Affairs Canada described the following as policy developments that might alter the potential for impacts and public concern from Uravan's South Boomerang Lake project proposal (PR#45):

1. The beginning of consultations toward the proposed *Upper Thelon Land and Resource Management Plan* (as outlined in PR#27, December 2007);
2. Withdrawal of additional lands toward development of an East Arm National Park in November of 2007;
3. Akaitcho Interim Land Withdrawals, which came into effect in November 2007 and withdrew lands to the west and north of the Upper Thelon River Basin; and
4. A currently ongoing cumulative effects study that focuses on impacts of mineral exploration in the Thelon region (although no information was expected or forthcoming from this study prior to finish of this environmental assessment).

In regards to land withdrawals, the Łutsëlk'e Dene First Nation and the Treaty #8 Tribal Corporation reiterated to the Review Board why the Upper Thelon River Basin was not withdrawn despite the area's cultural importance. The Treaty #8 Tribal Corporation (PR#141) defined the most important cultural landscapes for the Akaitcho Dene as including the "*core area of interest to the Akaitcho Dene, that being the portion of the Thelon River valley between the confluences of the Thelon and Elk Rivers down to the Thelon Game Sanctuary*". However, these areas were not available for lands withdrawal due to pre-existing mineral claims.

Indian and Northern Affairs Canada informed the Review Board it is now beginning to consult on the process to create a land and resource management plan for the Upper Thelon River Basin (PR#27). Indian and Northern Affairs Canada estimated its proposed *Upper Thelon Land and Resource Management Plan* will take approximately three years to complete the required studies (including geological, environmental and cultural/traditional knowledge studies) and consultations, and to finalize the plan. The most recent update on progress toward this plan came on May 9, 2008, when Indian and Northern Affairs Canada noted that the initiative would likely start before the end of June 2008 (as the Athabasca Denesuline advised the Review Board in PR#138).

The Athabasca Denesuline and the Treaty #8 Tribal Corporation were both pleased with the government setting this planning process in motion, but pointed out that the process has suffered from delays (PR#138) and is still in its early inception (PR#43, 141). Most importantly, parties pointed out that there have been no substantive outcomes to this point in respect to land use planning within the Upper Thelon River Basin itself:

*The fundamental issue remains the same – the upper Thelon is an extremely sacred place whose integrity is essential to the cultural, environmental, and spiritual well-being of the Akaitcho Dene. No initiative since the UR Energy decision has provided any indication*

*that this integrity could be maintained in concert with uranium exploration - (Treaty #8 Tribal Corporation, PR#141)*

The Lutsëlk'e Dene First Nation, Treaty #8 Tribal Corporation, Athabasca Denesuline, World Wildlife Fund - Canada and the Yellowknives Dene First Nation all reasserted the need to have land use planning in place before considering industrial development in this sensitive area (e.g., PR#146, 141, 142, 138, 44). The Treaty #8 Tribal Corporation suggested the Review Board recommend that Indian and Northern Affairs Canada provide relief and/or compensation to mineral claim holders in the Upper Thelon River Basin as allowed under the *Canada Mining Regulations* in the interim (PR#141). This followed a previous comment by Indian and Northern Affairs Canada that during the three years estimated to be required to put the components of the *Upper Thelon Land and Resource Management Plan* in place, "relief can be granted to mineral rights holders under Section 81 of the *Canada Mining Regulations* to allow them to hold their properties in good standing" (PR#27).

Other parties expressed complete opposition to industrial development ever occurring in the Upper Thelon River Basin, including Canoe Arctic, whose president Alex Hall argued (PR#133):

*If we Canadians can realize the wisdom of protecting the Thelon in its entirety in this time of rampant industrial development and dwindling wild places, future generations will be truly grateful for our foresight...The 100 miles of the upper Thelon now claim-staked for uranium is a key link between the protected areas further upstream and the wildlife sanctuary along the middle river.*

## **5.5 Review Board's Analysis and Conclusions**

Parties told the Review Board that much of the evidence from the UR Energy Screech Lake environmental assessment was directly relevant to the present Uravan South Boomerang Lake environmental assessment. Much of this evidence deals with cultural impacts that are related to the general location (the Upper Thelon River Basin), which is a common element between the UR Energy Screech Lake environmental assessment and the present one. Notwithstanding the common elements, the Review Board is required to assess each development on its own merits. Accordingly, in this environmental assessment the Review Board asked parties whether there were any changes in the specific locations or regional context, or differences in the type of proposed activities, significant enough to alter the potential for impacts and public concern from the proposed South Boomerang Lake development compared to those identified during the UR Energy Screech Lake environmental assessment.

What the Review Board heard from parties does not indicate any change in the type or significance of cultural impacts likely to occur if this development proceeds as currently proposed. Although the Review Board was told that Indian and Northern Affairs Canada is beginning to consult to create an interim land use plan for the area, this worthwhile

effort will have no measurable outcomes on the ground for several years. This proposed *Upper Thelon Land and Resource Management Plan* is still in its initial stages, and cannot therefore be considered evidence of a changed situational context for the present environmental assessment. The Review Board also notes that every Aboriginal party to this environmental assessment stated opposition to the development going forward, even after the announcement of this land use planning exercise. The prospect of an *Upper Thelon Land and Resource Management Plan* does not, in the opinion of the Review Board, currently mitigate the likely project-specific or cumulative cultural impacts associated with the proposed development.

Both Uravan and Indian and Northern Affairs Canada emphasized the amount of land withdrawn from development in the Akaitcho region is a change in the situational context. However, the Review Board agrees with Aboriginal parties that the withdrawal of lands *outside* the Upper Thelon River Basin does not mitigate the cultural impacts of proposed developments *within* the Upper Thelon River Basin. Therefore, the Review Board rejects the developer's assertion (from PR#145) that the current interim land withdrawals are a factor leading to a finding of "minimal to non-existent" cultural impacts from the proposed development.

The Review Board accepts that this is a relatively small development, which would employ best exploration management practices on the ground. However, the evidence on the public record and the parties' views do not support the developer's assertion that this along with "real time monitoring" of Uravan exploration sites would mitigate any cultural impacts. The Review Board is of the opinion that the project's biophysical footprint size does not affect the significance of the potential cultural impacts, especially in relation to a vitally important cultural landscape. This cultural landscape's spiritual importance exists in its current state. The proposed project, by itself and in combination with other foreseeable developments, would erode the cultural value of the Upper Thelon River Basin for Aboriginal peoples. The Review Board finds that biophysical mitigations, such as the "substantive mitigating operating procedures" proposed by the developer, will not mitigate impacts associated with the cultural values attributed to the Upper Thelon River Basin by Aboriginal people.

The Review Board's view is that the developer may not fully understand the nature and depth of the Denesoline people's cultural connection to the Upper Thelon River Basin, as evidenced in the developer's submissions. Uravan questioned whether the area is as culturally important as the Akaitcho Dene have stated, because the area was not selected during Interim Land Withdrawals (PR#145). When the Review Board weighs the evidence on the public record, considers the testimonials from the people of Łutsëlk'e and others, and considers the accounts of the land selection process, it finds there is ample evidence indicating this area is of the highest cultural importance. Compelling evidence to this effect has come from Elders, youth, current land users, leadership, Aboriginal government organizations, and others. The Government of the Northwest Territories' submission regarding the area's high heritage resource potential further supports the traditional knowledge describing the area's historic importance. The Review

Board accepts that the Upper Thelon River Basin as a whole is an integral part of the Thaydene Nene cultural region for the Akaitcho Dene.

Potential impacts on this core cultural region would go beyond disturbing heritage sites or disrupting traditional activities. Aboriginal parties see industrial development, including this proposed development and others proposed for this area, as desecrating the intrinsic spiritual values associated with this cultural landscape. The evidence on the public record shows that the people of Łutsëlk'e in particular have recognized the Upper Thelon River Basin as a vital part of their traditional identity and heritage. They wish to pass it on to their children in the state that they inherited it from their ancestors. People fear that if the Upper Thelon River Basin's landscape is subjected to increased industrial development, it will reduce their ability to transmit their heritage and traditional practices across generations as has been done for centuries.

The Review Board is required under s.115(b) of the *Mackenzie Valley Resource Management Act* to have regard to the protection of the social, cultural and economic well-being of residents and communities of the Mackenzie Valley. To do so, the Review Board carefully considers the socio-cultural context of potentially affected communities and groups – including the cultural landscapes they value most and the reasons they value them. The Review Board has found in the past<sup>12</sup>, and finds again in this case, that when considering impacts on culture the Review Board must give the evidence and opinions of the culture holders themselves considerable weight. The Review Board's view is that it is important to consider the potential impact's nature and significance from the culture holders' perspectives. In this case, the culture holders have stated their opinion that industrial development within the Upper Thelon River Basin will cause significant adverse cultural impacts.

The Review Board previously found in the UR Energy Screech Lake *Report of Environmental Assessment* (PR#119) that there are reasonably foreseeable future developments which may cumulatively, in combination with the proposed development, have a significant impact on Aboriginal land users' culture, or on culturally important caribou herds. During this environmental assessment the Review Board was not convinced that it should discount this previous finding.

The Review Board heard evidence of a “staking rush” in the Upper Thelon River Basin over the past half decade. Approximately 35% of the total area of the Upper Thelon River Basin is currently under mineral claim or lease. The Review Board notes that although the probability of any given mineral claim becoming a mine is very low, over the past five years there have been over 1000 new claims registered in the Thelon geologic basin. This is more than a seven-fold increase in the number of claims in this area, and each new claim brings an increased likelihood that the Upper Thelon River Basin will be

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<sup>12</sup> In its further consideration of its recommended rejection of New Shoshoni Ventures' Drybones Bay Mineral Exploration Program (EA03-004), and in the *Report of Environmental Assessment* for the UR Energy Screech Lake EA0607-003.

developed. The fact that this environmental assessment was one of three run concurrently on mineral exploration programs in the Upper Thelon River Basin, with another proposed development (Bayswater Uranium's Crab Lake project) just across the Thelon/Dubawnt watershed divide undergoing environmental assessment at the same time, is evidence of the desire to develop these claims further. And the Beverly and Qamanirjuaq Caribou Management Board identified a variety of other developments proposed for the Thelon geologic basin in Nunavut that may have impacts on the culturally important valued components of the Beverly and Ahiak caribou herds.

The Review Board finds that Aboriginal people remain understandably concerned with the impacts of reasonably foreseeable future developments on the Upper Thelon River Basin's cultural value as well as on the culturally important valued component that is barren ground caribou.

The Review Board notes that Aboriginal parties are concerned that mineral exploration activities may irrevocably alter the values associated with the vital cultural landscape that is the Upper Thelon River Basin. The Review Board concludes that industrial development of the area is not currently compatible with the Aboriginal values associated with this cultural landscape. The reasoning for this remains consistent with that in the UR Energy Screech Lake environmental assessment, because the relevant evidence before the Review Board is the same or has been reinforced and no new significant mitigating factors have been implemented.

**The Review Board concludes that the impacts of Uravan's proposed South Boomerang Lake development in combination with the combined impacts of all other past, present and reasonably foreseeable industrial developments in the area are likely to have significant adverse cultural impacts on the Aboriginal peoples who value the Upper Thelon River Basin. It is the opinion of the Review Board, informed by the evidence on the public record, that the likely adverse cultural impacts are so significant that the development cannot be justified. The Review Board therefore recommends that the project be rejected without an environmental impact review, pursuant to s.128(1)(d) of the *Mackenzie Valley Resource Management Act*.**

The Review Board does not believe that proceeding to an environmental impact review would serve any purpose in this case, because the information most relevant to this decision is already captured in the evidence on the public record. This is a decision between competing values in the context of a culturally important landscape – there appears to be no “middle ground” at present. The timelines required for consultations and studies to better understand whether and how industrial development will be acceptable in the Upper Thelon River Basin make it unlikely that information will be submitted in the near future that will provide new insight.

It is hoped that the Indian and Northern Affairs Canada land use planning initiative can play a role in providing such insights. The Review Board encourages Indian and Northern

Affairs Canada and stakeholders to follow through on their long-term goals of the *Upper Thelon Land and Resource Management Plan*. The Review Board is encouraged both by the Minister of Indian and Northern Affairs Canada's action toward developing this plan, and the Aboriginal groups and other stakeholder's initial interest in engaging with the proposed planning process. Indian and Northern Affairs expects the associated studies on culture and traditional knowledge will take approximately two years to complete (PR#27), and will provide important information about tangible and intangible cultural resources of the Upper Thelon River Basin. These findings will be useful when considering future development proposals and the role of industrial development in the Upper Thelon River Basin in general.

The Review Board agrees with Indian and Northern Affairs Canada's (PR#27), UraVan's (PR#145) and the Treaty #8 Tribal Corporation's (PR#141) comments, all made independently during the course of this environmental assessment, which focused on using the annual relief provisions under Section 81 of the *Northwest Territories and Nunavut Mining Regulations*. Indian and Northern Affairs Canada could make this relief available to mineral claim holders in the Upper Thelon River Basin while land use planning studies and consultations are underway. Indian and Northern Affairs Canada's active use of these provisions may reduce unnecessary environmental assessments and associated burdens on Aboriginal groups, developers, government departments, other parties, and the environmental impact assessment process in general, until such time as government and stakeholders can further clarify the future land and resource management context for the Upper Thelon River Basin. With this in mind, the Review Board makes the following suggestion.

**Suggestion 1:**

**The Review Board suggests Indian and Northern Affairs Canada proactively consult with all developers with mineral claims in the Upper Thelon River Basin, and provide relief under Section 81 of the *Northwest Territories and Nunavut Mining Regulations* to any developer considering applying for a Land Use Permit or Water License, until such time as the *Upper Thelon Land and Resource Management Plan*, and its attendant consultations and studies, are complete.**

## 6 Conclusions

By considering the evidence the developer, Aboriginal land users, traditional knowledge holders, and technical experts provided, the Review Board reaches two general conclusions on Uravan Minerals Inc.'s proposed South Boomerang Lake mineral exploration project.

First of all, the Review Board finds the proposed development would be likely to cause significant project-specific impacts and contribute to significant adverse cumulative impacts on Beverly and Ahiak caribou if it were allowed to proceed. However, this likely significant adverse impact does not require mitigation if the development is rejected, which would prevent the impact from occurring.

Secondly, the Review Board agrees with Aboriginal groups and other parties that this proposed development, if it went ahead, would cause significant adverse cultural impacts on Aboriginal peoples. The Review Board also concludes that these impacts would likely combine with impacts from other past, present and reasonably foreseeable industrial development activities in the area to magnify the significant adverse cultural impacts on the Aboriginal peoples who value the Upper Thelon River Basin area. These impacts are so significant that the development cannot be justified. The Review Board therefore recommends that the proposed South Boomerang Lake development be rejected.

The Review Board encourages Indian and Northern Affairs Canada and stakeholders to develop and implement the proposed *Upper Thelon Land and Resource Management Plan* and its associated consultations and studies as soon as possible, to find out whether any further industrial development will be acceptable, given the area's cultural value.



## Appendix A: Public Registry Index<sup>13</sup>

### List of Acronyms

ADNT	Athabasca Denesuline Negotiation Team
BQCMB	Beverly and Qaminarjuaq Caribou Management Board
CPAWS	Canadian Parks and Wilderness Society
DFO	Department of Fisheries and Oceans
DKFN	Deninu Kue First Nation
EA	Environmental Assessment
EAO	Environmental Assessment Officer
EC	Environment Canada
ENR	Environment and Natural Resources (department of GNWT)
FRMC	Fort Resolution Metis Council
GNWT	Government of the Northwest Territories
HTO	Hunters and Trappers Organization
INAC	Indian and Northern Affairs Canada
LKFN	Łutsël K'e Dene First Nation
LUP	Land Use Permit
MVEIRB	Mackenzie Valley Environmental Impact Review Board
MVLWB	Mackenzie Valley Land and Water Board
NIRB	Nunavut Impact Review Board
NWT	Northwest Territories
NWTMN	Northwest Territory Métis Nation
PDAC	Prospectors and Developers Association of Canada
WWF	World Wildlife Fund – Canada
YKDFN	Yellowknives Dene First Nation

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<sup>13</sup> Note: Documents 56 to 132 (indicated by italics) were transferred from EA0607-003, UR Energy's Screech Lake Uranium Exploration Project.

<b>Registry Item #</b>	<b>Document Description</b>	<b>Date Filed</b>	<b>Originator</b>
1	Boomerang South LUP amendment application (MV2006C0008)	8-AUG-07	Uravan
2	Amendment Request Additional Information - responses from DKFN, Treaty#8, LKFN, EC (MV2006C0008)	15-May-07	MVLWB and various groups
3	MVLWB Staff Report for preliminary screening	02-Aug-07	MVLWB
4	MVLWB preliminary screening report for proposed Uravan South Boomerang mineral exploration	10-Aug-07	MVLWB
5	Notification to MVLWB of referral to EA	14-Aug-07	MVEIRB
6	Uravan amendment possible EA letter	15-Aug-07	MVEIRB
7	Treaty #8 Tribal Corporation letter to MVLWB - uranium in Thelon	15-Aug-07	Treaty #8 Tribal Corporation
8	Notification of EA to Distribution List	16-Aug-07	MVEIRB
9	Notice of EA to developer	17-Aug-07	MVEIRB
10	Joint announcement of new lead EAO	05-Sep-07	MVEIRB
11	Call for comments on Conduct of EAs in Upper Thelon - October 3 2007	03-Oct-07	MVEIRB
12	Treaty #8 Tribal Corporation - comments on Uranium EAs	31-Oct-07	Treaty #8 Tribal Corporation
13	Canoe Arctic comments on Uranium EAs	31-Oct-07	Canoe Arctic
14	Uravan Response to Request for Comments	31-Oct-07	Uravan
15	Chamber of Mines comments on how to run uranium EAs	31-Oct-07	NWT/Nunavut Chamber Mines
16	NWTMN Comments on Conduct of EAs in Upper Thelon	31-Oct-07	NWTMN
17	GNWT Comments on Conduct of EAs in Upper Thelon	01-Nov-07	ENR-GNWT
18	Deninu Kue First Nation Comments on Conduct of EAs in Upper Thelon	02-Nov-07	DKFN
19	Environment Canada's Comments on Conduct of EAs in Upper Thelon	02-Nov-07	Environment Canada
20	INAC Comments on Conduct of EAs in Upper Thelon	02-Nov-07	INAC
21	BQCMB Comments on Conduct of EAs in Upper Thelon	02-Nov-07	BQCMB
22	DFO Comments on Conduct of EAs in Upper Thelon	05-Nov-07	DFO
23	Athabasca Denesuline Comments on Conduct of EAs in Upper Thelon	05-Nov-07	Athabasca Denesuline
24	Fort Resolution Métis Council resolution re: Uranium Activity, Meeting Nov 14 2007	19-Nov-07	Fort Resolution Métis Council
25	Request for Project Description- South Boomerang Lake	28-Nov-07	MVEIRB
26	Notice extension available for Project Description Summary	13-Dec-07	MVEIRB
27	Letter introducing Upper Thelon Plan - INAC Dec 7 2007	14-Dec-07	INAC
28	Boomerang EA Project Description Summary	21-Dec-07	Uravan
29	Draft work plan for South Boomerang Lake EA	06-Jan-08	MVEIRB
30	Athabasca Denesuline comments on draft work plan	30-Jan-08	Athabasca Denesuline
31	Draft work plan information meeting / teleconference for Thelon EAs	30-Jan-08	MVEIRB
32	Audio of workplan teleconference/meeting	05-Feb-08	MVEIRB
33	GNWT Response to Draft Work Plans Feb 08'08	11-Feb-08	GNWT
34	BQCMB comments on draft work plans	11-Feb-08	BQCMB

Registry Item #	Document Description	Date Filed	Originator
35	Fort Resolution Métis Council comments on workplan Boomerang North and South	11-Feb-08	FRMC
36	Treaty #8 Tribal Corporation comments on Draft Work plan	11-Feb-08	Treaty # 8 Tribal Corp.
37	INAC comments on Draft Work plan	11-Feb-08	INAC
38	NWTMN comments on Draft Work plans	15-Feb-08	NWTMN
39	Uravan Comments to Thelon Draft Work Plans	15-Feb-08	Uravan
40	WWF Comments on four Thelon applications Oct. 2007	10-Mar-08	WWF - Canada
41	Evidence Transfer and Scoping Questions	19-Mar-08	MVEIRB
42	Canoe Arctic Responses- Evidence Transfer and Scoping	01-Apr-08	Canoe Arctic
43	Treaty #8 Tribal Corp. Evidence Transfer Responses	08-Apr-08	Treaty #8 Tribal Corp.
44	Athabasca Denesuline Evidence Transfer Response	08-Apr-08	Athabasca Denesuline
45	INAC Evidence Transfer Response	08-Apr-08	INAC
46	BQCMB Evidence Transfer Response	08-Apr-08	BQCMB
47	BQCMB Request for Party Status	09-Apr-08	BQCMB
48	INAC Request for Party Status	09-Apr-08	INAC
49	NWT Métis Nation Request for Party Status	09-Apr-08	NWTMN
50	Canoe Arctic Inc. Request for Party Status	09-Apr-08	Canoe Arctic
51	DKFN Request for Party Status	09-Apr-08	DKFN
52	Uravan Response to Scoping Questions	10-Apr-08	Uravan
53	Evidence Transfer Reason for Decision Boomerang South	30-Apr-08	MVEIRB
54	Applying for Party Status Letter	30-Apr-08	MVEIRB
55	Letter for Submissions on Thelon EAs	11-Feb-08	FRMC
56	<i>Submission from WWF to the original assessment (EA0506-003) of the proposed UR Energy Development.</i>	06-May-08	WWF - Canada
57	<i>"Thelon" book submitted to the original assessment (EA0506-003) of the proposed UR Energy development.</i>	06-May-08	David Pelley
58	<i>Original Preliminary screening report and referral to EA of the proposed development. The resulting EA0506-003 was cancelled when the developer withdrew its application.</i>	06-May-08	MVLWB
59	<i>Original application for the proposed development that resulted in a previous (cancelled) assessment EA0506-003</i>	06-May-08	MVLWB
60	<i>Submission from Ms Pelley to previous (cancelled) assessment EA0506-003 of the proposed development.</i>	06-May-08	Joan Pelley
61	<i>Submission from Mr. Pelley to previous (cancelled) assessment EA0506-003 of the proposed development.</i>	06-May-08	David Pelley
62	<i>Submission from Canoe Arctic to previous (cancelled) assessment EA0506-003 of the proposed development</i>	06-May-08	Canoe Arctic
63	<i>Submission to previous (cancelled) assessment EA0506-003 of the proposed assessment for the Akaitcho Treaty8 Tribal Corporation.</i>	06-May-08	NWT Treaty 8
64	<i>WWF submission to preliminary screening</i>	06-May-08	WWF
65	<i>Comments on the draft work plan for the assessment from Golder Associates who represents the developer.</i>	06-May-08	UR Energy
66	<i>Comments by GNWT to MVLWB's preliminary screening process. The GNWT submitted these as part of their comments on the work plan for this assessment.</i>	06-May-08	GNWT
67	<i>Comments on the draft work plan for the EA from GNWT.</i>	06-May-08	GNWT

<b>Registry Item #</b>	<b>Document Description</b>	<b>Date Filed</b>	<b>Originator</b>
68	<i>Comments on the draft work plan for the assessment from the BQCMB.</i>	06-May-08	BQCMB
69	<i>BQCMB submission to preliminary screening. Submitted as part of the BQCMB's comments on the draft workplan</i>	06-May-08	BQCMB
70	<i>Attachment to BQCMB submission to preliminary screening.</i>	06-May-08	BQCMB
71	<i>The workplan for EA0607-003 UR Energy environmental assessment.</i>	06-May-08	MVEIRB
72	<i>Comments on draft workplan from INAC</i>	06-May-08	INAC
73	<i>Letter inviting parties to EA to submit information requests.</i>	06-May-08	MVEIRB
74	<i>Information requests issued based on submissions from parties and the Review Boards own information needs.</i>	06-May-08	MVEIRB
75	<i>Minutes of meeting between Łutsëlk'e First Nation and UR Energy June 7, 2006</i>	06-May-08	LKFN
76	<i>Letter from NWT Treaty 8 Tribal Corporation to INAC regarding crown consultation in connection with the proposed UR Energy mineral exploration development.</i>	06-May-08	Treaty #8 Tribal Corp.
77	<i>Memorandum of Understanding between the Łutsëlk'e Dene First Nation and the Parks Canada Agency on a National Park at the East Arm of Great Slave Lake.</i>	06-May-08	LKFN
78	<i>Environment Canada's response to IR0607-003-11 in regards to noise impacts. IR originally directed to GNWT.</i>	06-May-08	Environment Canada
79	<i>Response to information request IR0607-003-1 from the GNWT.</i>	06-May-08	GNWT
80	<i>Response to information request IR0607-003-3 from the GNWT</i>	06-May-08	GNWT
81	<i>Response to information request IR0607-003-11 from the GNWT</i>	06-May-08	GNWT
82	<i>Response to information request IR0607-003-13 from the GNWT</i>	06-May-08	GNWT
83	<i>Response from WWF to IR0607-003-4 on special values of the project area.</i>	06-May-08	WWF - Canada
84	<i>Response to IR0607-003-4 regarding special values of the project area from LKDFN</i>	06-May-08	LKFN
85	<i>INAC's response to IR0607-003-2 on industrial developments and cumulative effects in the Thelon area.</i>	06-May-08	INAC
86	<i>Submission to previous EA of this project (EA0506-003) by Athabasca Denesuline.</i>	06-May-08	ADNT
87	<i>Athabasca Denesuline have written requesting party status for the UR Energy EA. They also express concern they have not been informed about the EA.</i>	06-May-08	ADNT
88	<i>Mr. Jim Storey of The Great Canadian Adventure Company expresses concern over development in Thelon.</i>	06-May-08	Jim Storey
89	<i>The developer's response to information requests IR0607-003-5,6,7,8,9,10,12</i>	06-May-08	UR Energy
90	<i>Presentation by WWF at the community hearing in Łutsëlk'e January 16 and 17, 2007</i>	06-May-08	WWF - Canada
91	<i>Written submission from the Baker Lake Hunter's and Trapper's Organization to the Review Board.</i>	06-May-08	Baker Lake HTO

<b>Registry Item #</b>	<b>Document Description</b>	<b>Date Filed</b>	<b>Originator</b>
92	<i>Presentation by Deninu Kue First Nations at the community hearing in Lutsel K'e January 16-17, 2007</i>	06-May-08	DKFN
93	<i>Presentation by Lutselk'e Dene First Nation at the community hearing in Lutsel K'e January 16 and 17, 2007</i>	06-MY-08	LKFN
94	<i>Presentation by Treaty #8 Tribal Corp. at the community hearing in Lutselk'e January 16 and 17, 2007</i>	06-May-08	Treaty #8 Tribal Corp.
95	<i>Presentation by BQCMB at the community hearing in Lutsel K'e January 16 and 17, 2007</i>	06-May-08	BQCMB
96	<i>Map-spring Range of Beverly Caribou-concentration areas and primary movement Corridors between 1955-1993</i>	06-May-08	BQCMB
97	<i>Map-Late summer Range of Beverly Caribou between 1957 and 1981</i>	06-May-08	BQCMB
98	<i>Map-Range used during Fall Migration and Rut by Beverly Caribou between 1957 and 1983</i>	06-May-08	BQCMB
99	<i>Map collared cows from the Ahiak and Beverly Caribou Herds(1995-2006)</i>	06-May-08	BQCMB
100	<i>Map collared cows from the Ahiak and Beverly Caribou Herds(1995-2006)</i>	06-May 08	BQCMB
101	<i>Map collared cows from the Ahiak and Beverly Caribou Herds(1995-2006)</i>	06-May 08	BQCMB
102	<i>Map-Water and Ice Crossing used by Beverly Caribou in the Western Northwest Territories</i>	06-May 08	BQCMB
103	<i>Map-The range-wide context: Beverly and Qamanirjuaq Caribou Range (1940-1995)</i>	06-May 08	BQCMB
104	<i>Map-Thelon Basin-Potential Uranium Deposits</i>	06-May 08	BQCMB
105	<i>Map-South Thelon Basin Mineral Claims</i>	06-May 08	BQCMB
106	<i>Map-Companies with Mineral Rights in calving Grounds of the Beverly and Qamanirjuaq Caribou Herd-Sept 2006</i>	06-May 08	BQCMB
107	<i>Additional information submitted by BQCMB to the Review Board for cumulative effects on caribou</i>	06-May 08	BQCMB
108	<i>Letters of public concern</i>	07-May-08	Various members of the public
109	<i>Map-A Thaydene Nene</i>	07-May-08	Treaty #8 Tribal Corp.
110	<i>Presentation by Canoe Arctic Inc. at the community hearing in Lutsel K'e January 16 and 17, 2007</i>	07-May-08	Canoe Arctic
111	<i>Newsletter published by INAC-winter 2006-"Akaitcho Interim Land withdrawals: making space to negotiate"</i>	07-May-08	WWF-Canada
112	<i>Bulletin from BQCMB: "Protecting Beverly and Qamanirjuaq Caribou for all time"</i>	07-May-08	BQCMB
113	<i>Public opinions on development in the Thelon Area</i>	07-May-08	Various members of the public
114	<i>Recommendations from the BQCMB and the GNWT after in response to developer's post-hearing commitments</i>	07-May-08	BQCMB
115	<i>Recommendations by Environment Canada in event Screech Lake will be carried out during summer months.</i>	07-May-08	Environment Canada

<b>Registry Item #</b>	<b>Document Description</b>	<b>Date Filed</b>	<b>Originator</b>
116	<i>Letter from John Tosney, AREVA Resources Inc..</i>	07-May-08	AREVA Inc
117	<i>Letter from UR Energy-February 07 submission.</i>	07-May-08	UR Energy
118	<i>IR responses from INAC submitted after the hearing</i>	07-May-08	INAC
119	<i>UR Energy- Report on Environmental Assessment and Reasons for Decision</i>	07-May-08	MVEIRB
120	<i>PDAC letter disagreeing with the decision of the Board</i>	07-May-08	PDAC
121	<i>Letter from LKFN to all applications for mineral exploration in the Thelon Basin.</i>	07-May-08	LKFN
122	<i>UR Energy letter of concern to Minister of INAC</i>	07-May-08	UR Energy
123	<i>Letter to Minister from WWF re: PDAC letter to Minister</i>	07-May-08	WWF-Canada
124	<i>Letter to Minister from North Arrow Minerals Inc.</i>	07-May-08	North Arrow Minerals Inc.
125	<i>Treaty #8 Tribal Corporation letter to Minister re: Board decision</i>	07-May-08	Treaty #8 Tribal Corporation
126	<i>StrongBow letter to Minister re Board decision</i>	07-May-08	StrongBow Minerals
127	<i>Lutsel K'e Letter to Minister June 07</i>	07-May-08	LKFN
128	<i>CPAWS letter to Minister June 07</i>	07-May-08	CPAWS
129	<i>BQCMB letter to Minister Sept 07</i>	07-May-08	BQCMB
130	<i>Ministerial acceptance Letter</i>	07-May-08	INAC
131	<i>Additional letters from various parties to federal minister re: the Boards recommendation on UR Energy Screech Lake</i>	07-May-08	Parties
132	<i>Letter from INAC regarding Upper Thelon Land and Resource Management Plan</i>	07-May-08	INAC
133	<i>Submission by Alex Hall regarding Uranium Exploration in the Thelon River system</i>	22-May-08	Canoe Arctic
134	<i>INAC response to Request for Further Submissions</i>	22-May-08	INAC
135	<i>Further Submission - Boomerang Lake EA0708-002</i>	22-May-08	GNWT
136	<i>Request for extension to date for Further Submission Comments due May 23,2008</i>	22-May-08	Joe Murdock for LKFN
137	<i>Extension to Further submissions deadline May 23, 2008</i>	22-May-08	MVEIRB
138	<i>Athabasca Denesuline comments on EA0708-002 and 003</i>	22-May-08	ADNT
139	<i>David Pelley letter regarding Uravan Minerals and Bayswater Exploration</i>	22-May-08	David Pelley
140	<i>BQCMB comments regarding EA0708-002 Boomerang Lake South. Request from May 2, 2008</i>	22-May-08	BQCMB
141	<i>Treaty #8 Tribal Corporation comments regarding submissions on Bayswater and Uravan EAs</i>	3-June -08	Treaty #8 Tribal Corporation
142	<i>WWF letter regarding Upper Thelon land use stated as the same as UR Energy issues.</i>	3-June-08	WWF-Canada
143	<i>Letter from YKDFN regarding Bayswater and Uravan EAs</i>	6-June -08	YKDFN
144	<i>Comments from BQCMB to NIRB re: caribou and Garry Lake Project proposed by Uranium North</i>	18-June -08	BQCMB
145	<i>Uravan futher submissions on Boomerang North and South Projects</i>	20-June-08	URAVAN
146	<i>LKFN submission on Bayswater and Uravan Project EA0708-002,EA0708-003, EA0708-004, EA0708-005</i>	20-June-08	LKFN
147	<i>Public Record Closed – Note to File</i>	26-June-08	MVEIRB