



Mackenzie Valley Environmental Impact Review Board

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Date: January 9, 2004 Pages: / including this page
To: Paramount Cameron Hills Fax:
EA Distribution CC:
Subject: Correction to Round 2 IRs

NOTES:

Please note the following corrections to the Round 2 Information Requests that were issued December 29, 2003:

1. IR 1.2.57 should include: b) Paramount's view on the requirement for Paramount to negotiate an impacts and benefits agreement with the KTFN based on aboriginal and treaty rights and in accordance with recent case law. This agreement would be outside of the existing regulatory processes and along the same lines of, although at a different scale, as the IBAs that were negotiates for the NWT diamond mines.
2. IR 1.2.28, part a) should read: Explain how your consultation process has met the standards established by the Supreme Court of Canada and other high level courts (such as in cases Sparrow, Haida, Delgamuukw and Powley to name just some) that in the event that FPMC/KTFN's aboriginal and treaty rights are infringed, there must be serious and meaningful consultation, including netotiation, to accommodate the FPMC/KTFN's aboriginal rights. This accommodation can include the requirement for FPMC/KTFN consent before a project can proceed.
3. IR 1.2.30, part c) should read: Net impact on the economy of the Deh Cho region and the FPMC/KTFN.

Response deadline remains 5:00 p.m. January 19, 2004.

K. Cliffe-Phillips