

Suite 1016 - 470 Granville St., Vancouver, British Columbia V6C 1V5

March 2, 2007

Mackenzie Valley Environmental Impact Review Board Box 938, 5102-50th Avenue Yellowknife, Northwest Territory X1A 2N7

Attention: Patrick Duxbury

Dear Patrick Duxbury:

Re: Environmental Assessment for Consolidated GoldWin Ventures and Sidon International Resources Corp. for work proposed in the Drybones area.

I am writing today as Chairman of both Consolidated GoldWin Ventures Inc. and Sidon International Resources Corp. I am authorized to speak on behalf of both companies. Greg McKillop of Rescan Environmental Services Ltd. (Rescan) has informed me of your January 23, 2007 letter to him in which you raise the Board's concerns with responses to two Information Requests and also seek confirmation that Sidon International Resources Corp. (Sidon) and Consolidated GoldWin Ventures Inc. (CGV) endorse the responses given previously by Rescan on behalf of those two companies.

I would like to clarify firstly that the responses to Information Requests submitted by Rescan on behalf of Sidon and CGV are in fact the responses of Sidon and CGV. Both companies completely endorse the Rescan responses. Mr. McKillop and I have agreed that all future written responses to Information Requests and other formal correspondence with the MVEIRB will be either submitted directly from Sidon and CGV or be accompanied by a letter confirming that Sidon and CGV concur with the responses.

With respect to I.R. response 1.17 (CGV) and I.R. response 1.6 (Sidon), you asked whether further consultation has been undertaken since 2004, and who represented the companies during that consultation. I have attached to this letter a table of consultation initiatives completed since 2004 by Mr. Laurence Stephenson of GeoFin Inc. and Ms. Latisha Heilman of Rescan Environmental Services Ltd., both consultants to CGV and Sidon.

The correspondence from Mr. Stephenson was not successful in soliciting input on the proposed project. Ms. Heilman discussed with the Yellowknife Dene First Nation (YKDFN) representatives the concept of providing an archaeologist to assess sites prior to disturbance, but there was no agreement on this concept. Ms. Heilman also attempted to initiate the development of a Memorandum of Understanding (MOU) between the companies and the YKDFN to guide their future discussion.

You enquired about the specifics of the proposed MOU. Unfortunately, Ms. Heilman is no longer available to us to confirm the details of these discussions. However, it is our understanding and intent that the proposed MOU would lay out the process for future discussions/consultation between YKDFN and CGV/Sidon. It should be seen as the first step in an ongoing dialogue that will be adapted to meet the needs of the parties as the project proceeds. It is intended to ensure timely, respectful and meaningful consultation.

The agreement may include identification of contact persons, timing and location of meetings, establishment of agendas and perhaps sharing or allocation of costs of meetings. The MOU may also define how the proposed archaeological work would be completed. Details may include the selection of the archaeologist, the role of YKDFN Elders in the process and the scope, funding and reporting out on the proposed work.

In regards to I.R. response 1.18 (CGV) and I.R. response 1.7 (Sidon), you asked for more information on how protection of significant cultural resources could be undertaken. CGV and Sidon are committed to the protection of significant cultural resources and seek the constructive input of the YKDFN as to their needs in this regard. Our goal is to establish a mutually acceptable process for identifying and protecting significant cultural resources.

We suggest that the first step would be to provide the YKDFN an opportunity for meaningful input to the development of the exploration program to ensure that site specific areas of significant cultural resources are avoided during the initial exploration process. We further suggest the joint development of a chance find procedure to guide the management of artifacts encountered during field work.

We would like to establish a process for ongoing YKDFN input to the development of future exploration and development programs to minimize adverse effects on significant cultural resources, recognizing that the programs will evolve over time and that knowledge of the location and significance of cultural resources may also evolve.

Also important will be establishing a way forward if CGV/Sidon determine that it is necessary to disturb areas of significant cultural resources in order to further evaluate or develop their exploration targets. While not wanting to prejudice the outcome of discussions on this matter with the YKDFN, we suggest that the process may include engaging a mutually acceptable arbitrator or facilitator to establish appropriate handling of the cultural resources and, perhaps, financial or other compensation for the disturbance.

Rescan Environmental Services Ltd. continues to represent CGV and Sidon for the current MVEIRB process. Please feel free to contact Greg McKillop of Rescan directly if you have further questions

Yours truly,

Consolidated GoldWin Ventures Inc. and Sidon International Resources Corp.

Per

Souhail (Abby) Farrage Chairman of the Board

Consolidated GoldWin Ventures Inc.

Sidon International Resources Corp.

Attachment

Patrick Duxbury

From: Laurie Stephenson [stephmat@axion.net]

Sent: March 10, 2007 10:30 AM

To: Patrick Duxbury Cc: Greg McKillop

Subject: Consent for Rescan to act at Pre -hearing hearing





mveirb consent pg mveirb consent pg 1.jpg (1 MB)... 2.jpg (1 MB)...

Attached is the signed consent from Mr, Farrage as President of Consolidated Goldwin and Managing Director of Sidon International.

Mr. Farrage and I will try to Join in from Salt Lake where we will be at the airport but our timing may be disrupted. We have a drilling project there that we will be visiting and returning home that day - drill permitting took 2.5 months not the current 2.5 years and waiting