

NWT TREATY #8 TRIBAL CORPORATION HEARING OUTLINE
DEBOGORSKI PUBLIC HEARING (OCT. 12 & 13, 2011)

The MVEIRB must require an adequate cumulative effects assessment of all exploration activities, historical and contemporary, upon the Shoreline Zone prior to the completion of the EA. Including a thorough heritage resources assessment.

The MVEIRB must make the following MEASURES:

- No permits/licenses issued in the Shoreline Zone until the federal obligation to consult regarding rights-based assertions has been adequately disposed.
- No permits/licenses issued in the Shoreline Zone until conservation and land-use planning is completed.

The MVEIRB must direct AANDC, until such time as these assessments or what has become known as a “Plan of Action” is implemented, to do the following:

- To secure an order from the Governor-In-Council to set apart the Drybones Bay area, as per s. 4 or s. 23(d)(ii) of the *Territorial Lands Act*;
- To offer relief from fulfilling representation work to mineral claim holders in the Drybones Bay area, as per the *NWT and Nunavut Mining Regulations*;
- To offer relief from paying rent to mineral lease holders in the Drybones Bay area