



January 06, 2020

President Clem Paul
Mountain Island Métis
P.O. BOX 881
YELLOWKNIFE NT X1A 2N6

BY EMAIL

Dear President Paul:

**Aboriginal consultation on the Report of Environmental Assessment
for Diavik Diamond Mines Inc.'s kimberlite deposit proposal [EA1819-01]**

In its January 6th, 2020 *Report of Environmental Assessment and Reasons for Decision* (REA), the Mackenzie Valley Environmental Impact Review Board (Review Board) recommended that Diavik Diamond Mines Inc.'s (DDMI) proposal to store processed kimberlite in pits and underground (the Project) be approved, subject to the implementation of the mitigative measures and DDMI's commitments as listed in the REA. The REA is available at this link:

http://reviewboard.ca/upload/project_document/EA1819-01%20Diavik%20Report%20of%20Environmental%20Assessment_FINAL%20%281%29.pdf

The Government of the Northwest Territories (GNWT) and the Government of Canada (Canada) are seeking to consider any unaddressed potential adverse impacts of the Project on the Mountain Island Métis's (MIM) asserted Aboriginal and Treaty rights that may not have been addressed by the Review Board's recommended measures and DDMI's commitments as written in the REA. The GNWT and Canada are not seeking to revisit the environmental assessment (EA). Rather, both governments are seeking the MIM's response to the following questions:

1. Are there any specific activities or components of the Project, which, after considering the recommended measures, DDMI's commitments, and other content in the REA, you may identify as still having the potential to adversely affect your asserted Aboriginal and Treaty rights?
2. If so, please specify in a response letter the nature of any and all outstanding concerns regarding potential adverse impacts, and which asserted Aboriginal and Treaty rights you see as being potentially affected including any concerns you raised at any point previously in the EA that remain outstanding in your view; and,

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3. Please specify what additional steps you would recommend to address the potential adverse impact.

Background

The Review Board's EA process provides for the consideration of expressed concerns relating to a project. Under section 35 of the *Constitution Act, 1982* and with respect to the EA of this Project, the GNWT and Canada have joint Aboriginal consultation responsibilities. The GNWT and Canada are continuing to work collaboratively in assessing the Project and consider the EA to be the most effective means for all Indigenous governments and organizations to identify concerns with the Project. As identified in the March 15, 2019 letter to the MIM (MVEIRB PR#28), the responsible ministers (RMs) from both governments with jurisdiction related to the Project rely on the EA to assist in fulfilling the duty to consult and, where appropriate, accommodate with respect to potential adverse impacts of the Project on asserted or established Aboriginal and/or Treaty rights.

As the EA coordinator for the GNWT, the Department of Lands (the Department) is collaborating with the federal Crown consultation coordinator, the Canadian Northern Economic Development Agency's Northern Projects Management Office (NPMO) for this Project. The Department is consulting the MIM regarding any unaddressed potential adverse impacts of the Project on the MIM's asserted Aboriginal and Treaty rights that may not have been addressed by the Review Board's recommended measures and DDMI's commitments as written in the REA.

We note that the MIM was informed of the government's initiation of Aboriginal consultation on the Project by letter on March 15, 2019. The Review Board conducted a thorough and inclusive EA, with opportunities in the EA to:

- participate in scoping of issues for the EA;
- make information requests;
- apply for intervener status;
- provide interventions and other submissions;
- present and ask questions at the September 3-6, 2019 public hearings; and,
- provide closing arguments in October 2019.

Decision

The GNWT Minister of Lands will sign the final decision letter responding to the Review Board's recommendation and REA on behalf of all RMs under section 130 of the *Mackenzie Valley Resource Management Act*. The Department will act as the single point of contact for the MIM during this consultation process. The Department will share all Project-related correspondence from the MIM with the appropriate GNWT and federal departments. The GNWT and Canada will respond to correspondence jointly or separately, as appropriate.

It is important to note that to date no ministerial decisions have been made regarding the Review Board's recommendation in the REA. Your input is important for informing the ministers' decisions relating to the Project.

Deadline

Please provide your written comments electronically by Friday, February 7th, 2020 to:
Ms. Katie Rozestraten, Project Assessment Analyst, at
Katie.Rozestraten@gov.nt.ca.

If you have questions about the process outlined above, please contact Ms. Rozestraten at (867) 767-9180 ext. 24022.

Thank you for your timely attention to this matter.

Sincerely,



Kate Hearn
Assistant Deputy Minister
Lands

c. Ms. Shaleen Woodward
Principal Secretary

Mr. Martin Goldney
Secretary to Cabinet/Deputy Minister
Executive and Indigenous Affairs

Ms. Sylvia Haener
Deputy Minister
Lands

Dr. Erin Kelly
A/Deputy Minister
Environment and Natural Resources

Ms. JoAnne Deneron
Chairperson
Mackenzie Valley Environmental Impact Review Board

Mr. Joseph Mackenzie
Chairperson
Wek'èezhì Land and Water Board

Mr. Charlie Catholique
Chairperson
Environmental Monitoring Advisory Board

Mr. Sean Sinclair
Principal Advisor
Environment and Closure Readiness
Diavik Diamond Mines Inc.