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September 30, 2010

Ontario Energy Board P.O. Box 2319 27th Floor 2300 Yonge Street Toronto, ON M4P 1E4

Attention: Kirsten Walli, Board Secretary

Dear Ms. Walli:

Re: Detour Gold Power Project - Leave to Construct Application

Board File No.: EB-2010-0243

Coral Rapids Power LP Interrogatories

Enclosed are the interrogatories of Coral Rapids Power on behalf of Taykwa Tagamou Nation (TTN). TTN respectfully requests an extension of time to file these interrogatories.

Taykwa Taganou Nation does not agree with the position that impacts on Aboriginal and Treaty rights, consultation and accommodation are beyond the Board's jurisdiction for consideration. TTN is encouraged that the Board Staff have posed a number of the interrogatories on the scope of Aboriginal consultation, and believes it appropriate to be given an opportunity to reply to Detour's responses.

Please find Taykwa Tagamou Nation's interrogatories below on behalf of Coral Rapids Power.

1 Interrogatory

Reference: Board Staff Interrogatory # 12 – First Nations consultations **Question/Request:**

a) TTN asks for the opportunity to reply to the responses provided by Detour.

2 Interrogatory

Reference: Board Staff Interrogatory #10 – On Connecting Generation

Question/Request:

a) Has Detour Gold identified any specific renewable energy sites that could potentially connect to the transmission line?



- b) Has Detour Gold entered any negotiations or discussions with potential renewable energy transmitters with an interest in these sites?
- c) Has Detour identified any other potential future users who could connect to the transmission line?
- d) Has Detour Gold signed any agreement or entered into any negotiations with a transmitter to operate the transmission line?

3 Interrogatory

Reference: Exhibit B Tab 6 Schedule 1, Appendix 2 - Presentation and Supplemental Posters from Community Information Session

Preamble: Upon decommissioning/closure of the mine, Detour's proposed closure plan – Concept 2 – Transmission Line, states that Detour plans to remove the onsite power infrastructure, the 230 kV power line (from Island Falls only), and cut poles from the ground or remove.

Question/Request:

- a) Please confirm whether Detour has any plans to, or has entered into any discussions regarding a potential sale of the transmission line as an asset?
- b) Is Detour, in any respect, contemplating a transfer of the asset from private to network?

4 Interrogatory

Question/Request:

a) Please provide details of restrictions and the expected duration of restrictions on travel along the right of way during the life of mine?

5 Interrogatory

Question/Request:

a) Please provide Detour's plan for vegetation management during the life of the transmission line and whether by hand clearing or pesticide use?

Yours truly,

Juli Abouchar

Partner

Certified as a Specialist in Environmental Law

by the Law Society of Upper Canada

cc: Scott Stoll, Counsel to Detour Gold Corporation (by email)

Clloude

Derek Teevan, Detour Gold Corporation (by email)

All intervenors (by email)

Client (by email)

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