## **ONTARIO ENERGY BOARD**

# APPLICATION OF GOLDCORP CANADA LTD. And GOLDCORP INC. for leave to construct a 115 kV Electricity Transmission Line, and for Ancillary Orders

File No. EB-2011-0106

# AFFIDAVIT OF CHRIS ANGECONEB (Sworn June 3, 2011)

I, Chris Angeconeb, of Lac Seul First Nation, in the District of Kenora, Ontario, MAKE OATH AND SAY:

- 1. I am a band member of the Lac Seul First Nation, and have been employed by the First Nation as the Lands and Resources Coordinator since 2009. As such, I am informed of the facts set out herein by my personal and professional experience as a band member and an employee of the First Nation, and by my review of those records and files in the possession of Lac Seul First Nation.
- 2. I have been actively involved in all matters related to lands and resources development and conservation within the traditional territory of Lac Seul First Nation throughout that time, including Goldcorp's proposed transmission line which is the subject matter of this motion. I attached to this my affidavit as Exhibit 'A', a copy of a map of Lac Seul First Nation's traditional territory.

-1-

- It is my knowledge and belief that Goldcorp has consistently made efforts to truncate the regulatory process with respect to its transmission line project. I base this conclusion on the following facts:
  - a. Pappur Shankar of SNC Lavalin, an agent of Goldcorp, inquired with the Ontario Energy Board about how Goldcorp might "expedite the Leave to Construct process", *inter alia*, on November 26, 2010. I attach to this my affidavit as **'Exhibit B'** copies of this correspondence and the Board's reply to Mr. Shankar.
  - b. Goldcorp brought a motion *ex parte* to commence construction on the project prior to the s.92 application proceedings, which was dismissed by the Board on April 29, 2011. I attach to this my affidavit as 'Exhibit C' a copy of the Board's decision.
- 4. It is my knowledge and belief that Goldcorp's Environmental Study Report is not yet finalized and approved. I base this conclusion on the following facts:
  - a. To date, Lac Seul First Nation has not finalized its review of the Environmental Study Report that Goldcorp's agent SNC Lavalin has prepared for the proposed transmission line, and continues to have outstanding consultation requirements with respect to this project.
  - b. These outstanding matters were acknowledged by Goldcorp's Corporate Social Responsibility Manager, David Gelderland in email correspondence sent to me on May 12, 2011 and on June 1, 2011. I

-2-

attached to this my affidavit as Exhibit 'D' copies of this correspondence.

- c. On May 30<sup>th</sup> 2011, I was informed by Michelle Schlag, Resource Liaison Specialist, at the Red Lake District Office of the Ministry of Natural Resources (MNR) that:
  - Goldcorp's Resource Stewardship and Facility Development Class EA, and several related permits and approvals for this project, have not been approved by the MNR, because input from Lac Seul First Nation remains outstanding.
- d. On June 3<sup>rd</sup> 2011, I was informed by Pam Dittrich, District Planner, Ministry of Natural Resources that the information that I received from Michelle Schlag is correct and accurate.

I make this affidavit in support of Lac Seul First Nation's response to Goldcorp's motion for an interim order, and for no other purpose.

SWORN Before Me at the Town of Kenora, District of Kenora, Ontario. This 3<sup>nd</sup> day of June, 2011.

Chris Angeconeb

ose h

A Commissioner, etc.

Rosematie Regina Barry, a Commissioner, District of Kenora, for Keshen & Major, Barristers and Solicitors. Expires February 6, 2012

-3-

THIS IS EXHIBIT "A" REFERRED TO IN THE AFFIDAVIT OF CHRIS ANGECONEB SWORN BEFORE ME THIS 3<sup>RD</sup> DAY OF JUNE, 2011.

arres all for

Rosemarie Regina Barry, a Commissioner, District of Kenora, for Keshen & Major, Barristers and Solicitors, Expires February 6, 2012



THIS IS EXHIBIT "B" REFERRED TO IN THE AFFIDAVIT OF CHRIS ANGECONEB SWORN BEFORE ME THIS 3<sup>RD</sup> DAY OF JUNE, 2011.

Hore Barry

Rosemarie Regina Barry, a Commissioner, District of Kenora, for Keshen & Major, Barristers and Solicitors. Expires February 6, 2012



16:1017 29001

SNC-LAVALIN ATP INC. Part of SNC-Lavalin T&D 195 The West Mall Toronto, Ontario Canada M9C 5K1

Telephone: 416-252-5311 Fax: 416-231-5356

November 26, 2010

Ontario Energy Board P.O. Box 2319 2300 Yonge Street Toronto, Ontario, Canada M4P 1E4

Dear Sir / Madam;

## RE: GOLDCORP GOLD MINE POWER SUPPLY TRANSMISSION LINE HARRY'S CORNER TO BALMER COMPLEX – RED LAKE ONTARIO

SNC-Lavalin Inc. has been retained by Goldcorp Inc. to design a 115 kV transmission line (11.7 km) from near Harry's Corner to Goldcorp's Balmer complex in Balmertown as well as to conduct the environmental assessment (EA) for the project. The purpose of the transmission line would be to provide additional power for Goldcorp's Red Lake Gold Mines (RLGM). The power would be solely for the use of Goldcorp's RLGM as a private sector proponent. We would like some guidance on the "Leave to Construct" process for Goldcorp's proposed transmission line in Red Lake. Herein we provide the project background for context followed by our queries.

### PROJECT BACKGROUND

As a result of expansion/improvements, RLGM's demand will exceed supply by the 4th quarter of 2011. RLGM currently obtains electrical power from Hydro One's 44 kilovolt (kV) supply system which also supplies the community of Red Lake.

RLGM comprises the integration of the adjacent but formerly separate, Red Lake and Campbell underground mine complexes as well as Balmer complex in Balmertown, which is approximately 8 km northeast of Red Lake, in northwest Ontario. Goldcorp also owns Cochenour mine complex, which is located approximately 8 km north of the Town of Red Lake. Closed and in care and maintenance since 1971, this complex is currently in a state of advanced exploration. Over the next several years, new surface infrastructure will be installed to support underground exploration and mining.

RLGM is the operating entity for all the four complexes in the Red Lake area.

A Class Environmental Assessment (EA) is being conducted for the proposed project in accordance with the *Class Environmental Assessment for Minor Transmission Facilities*. The Environmental Study Report (ESR) is in preparation and expected to be made available for public review by between early December and mid-January 2011. Accordingly, it is expected that the EA process will be completed by end of January.



The proposed project entails a new 115 kV power transmission line (11.7 km) to tap into Hydro One Networks Inc.'s (HONI's) existing 115 kV power transmission line (E2R) near Red Lake, extending northerly towards RLGM's Balmer complex in the vicinity of Shaft No. 3 in Balmertown where a new transformer station is proposed (please refer to Figure 1 - Key Plan).

The project consists of three major components:

- 1) New Switchyard (40 m by 40 m) for the tap into Hydro One Networks Inc's (HONI's) existing 115 kV Transmission Line E2R. It includes a 795 kcmil (400 mm<sup>2</sup>) conductor, a motorized disconnect bus switch structure and a remote restart.
- 2) New 115 kV single circuit power transmission line comprising a double wooden pole, H-frame design, with 795 kcmil (400 mm<sup>2</sup>) conductor. A 30 m easement will be developed for construction and operational purposes, as per HONI's functional design requirements. The major crossings are the aerial crossings of Highway 105 and Chukuni River. Preliminary design information for the Chukuni River indicates that:
  - The river is approximately 150 m at the crossing and the span between structures at the river would be approximately 200 m. This means that each of the structures would be approximately 25 m inland from the respective river banks;
  - The height of support poles at the crossing would be roughly 22-25 m;
  - Wire sag at the lowest point of the river crossing would be approximately 12.7 m (vertical clearance between lowest conductor and the river).
  - The proposed crossing is roughly 9 km from the Red Lake airport, however the general area, including the Chukuni River, has floatplane traffic. Mitigation will include obstruction painting of crossing structures, suspended cable span markings and flashing obstruction lights on crossing structures for night and poor visibility weather conditions.
- New Transformer Station (83 m by 53 m) at Goldcorp's Balmer complex to step-3) down electricity from 115 kV high voltage to 44 kV for distribution to Shaft No. 3 at the Balmer complex and to provide for the future potential of feeding the Reid Shaft at the Campbell complex and Shaft No. 1 at the Red Lake Complex. The transformer station is to be located well within RLGM's property line and will require entry through RLGM's gate for access. The proposed site location has existing road access and has previously been cleared, some black spruce regeneration has since occurred. The station will be enclosed by a 2.5 m (8 ft) high fence with barb wire on top. The transformer station will comprise outdoor equipment including two power transformers, circuit breakers and switches. In addition, there will be a control building inside the fence and outdoor lighting.

SNC-Lavalin submitted a Systems Impact Assessment (SIA) application package to the IESO on behalf of Goldcorp in September 2010, including supporting documentation (e.g., singleline diagrams). We anticipate comment back by the end of this month and will be incorporating the IESO's requirements into the Project.



#### Schedule

Ideally, we would like to clear the right of way during the winter of 2011, to reduce environmental impacts, including impacts on nesting birds and bald eagles and to construct the line in late summer/fall of 2011. Construction of the transformer station would carry on from the spring to the fall of 2011.

#### Consultation

We have had a Public Information Centre (PIC) and are progressing with our consultations with First Nations. We have also had a meeting with government agencies and have since provided a project description to assist in their review. The intent is to use First Nations companies or affiliated companies for construction purposes.

#### LEAVE TO CONSTRUCT PROCESS

We would like some guidance regarding the Leave to Construct process and have the following initial questions:

- Are there any circumstances in which a private proponent who is building a transmission line solely for their own purpose can be exempted from the Leave to Construct approval process?
- 2) Is there any way to expedite the Leave to Construct process?
- 3) Can the Leave to Construct process be initiated prior to submitting the draft EA document for the required 30 day public review period or otherwise can it be initiated upon submitting the draft Class EA or is the final Class EA document required?
- 4) Can the right of way be cleared prior to obtaining the Leave to construct approval?

Thank you in advance for your assistance. We hope to hear from you shortly.

Yours truly, SNC-Lavalin Environment

H. Muhan

Pappur Shankar, P. Eng. Sr. Project Manager

- cc: Mike Lalonde, Goldcorp Fred Greene, Goldcorp Dave Gelderland, Goldcorp Steve Lindley, SNC-Lavalin Environment Mary Shea, SNC-Lavalin Environment Abdel Tarek SNC-T & D
- Att: Figure 1

Ontario Energy Board P.O. Box 2319 27<sup>th</sup> Floor 2300 Yonge Street Toronto ON M4P 1E4 Telephone: 416- 481-1967 Facsimile: 416- 440-7656 Toll free: 1-888-632-6273 Commission de l'énergie de l'Ontario C.P. 2319 27° étage 2300, rue Yonge Toronto ON M4P 1E4 Téléphone : 416-481-1967 Télécopieur: 416-440-7656 Numéro sans frais: 1-888-632-6273



BY EMAIL

December 1, 2010

Pappur Shankar, P. Eng Senior Project Manager SNC Lavalin Environment 195 The West Mall Toronto, Ontario M9C 5K1

Dear Mr. Shankar:

# Re: GOLDCORP GOLD MINE PROPOSED TRANSMISSION LINE FOR SUPPLY INTO BALMER COMPLEX - RED LAKE

This is in response to your letter dated November 26, 2010 on the subject matter where you requested a response to four questions in regard to the leave to construct application pursuant to section 92 of the *Ontario Energy Board Act, 1998*.

Below is restatement of your questions followed by a Board staff response. I want to make it clear that these Board staff responses reflect only its views and is offered without prejudice, as the ultimate decision for any application rests with a Board Panel and is not influenced by any statements in this letter.

# (1) Are there any circumstances in which a private proponent who is building

(1) Are there any circumstances in which a private proponent who is building a transmission line solely for their own use can be exempted from the Leave to Construct approval process?

BY EMAIL

December 1, 2010

Pappur Shankar, P. Eng Senior Project Manager SNC Lavalin Environment 195 The West Mall Toronto, Ontario M9C 5K1

Door Mr. Shonkor:

The criteria which the Board may consider in its consideration of leave to construct applications are described in section 96 which states that:

# 96. (1)

If, after considering an application under section 90, 91 or 92 the Board is of the opinion that the construction, expansion or reinforcement of the proposed work is in the public interest, it shall make an order granting leave to carry out the work.

# Applications under s. 92

(2) In an application under section 92, the Board shall only consider the following when, under subsection (1), it considers whether the construction, expansion or reinforcement of the electricity transmission line or electricity distribution line, or the making of the interconnection, is in the public interest:

- The interests of consumers with respect to prices and the reliability and quality of electricity service.
- Where applicable and in a manner consistent with the policies of the Government of Ontario, the promotion of the use of renewable energy sources.

A Board Panel ultimately decides if a project will be exempted from a hearing under section 95. of the Act.

With the above quoted sections of the Act in mind, Board staff notes that the Board is generally concerned about transmission projects with respect to:

- impacts on landowners;
- · impact on the transmission system reliability;
- · impact on other transmission customers' reliability; and
- impact on transmission rate payers.

So generally if a project applies for exemption under section 95, it may have a good chance of acceptance if:

- the proposed transmission line will be totally built on private land so there will not be any landowner's impacts to consider;
- the proponent received a completed System Impact Assessment ("SIA") by the IESOL showing that subject to satisfying the IESO's requirements, the
- the proponent received a completed System Impact Assessment ("SIA") by the IESO, showing that subject to satisfying the IESO's requirements, the project will not negatively impact the IESO-controlled grid.
- the proponent received a completed Customer Impact Assessment ("CIA") from the licenced transmitter showing no negative impacts on the other transmission customers in the vicinity;
- Rate payers are protected. To demonstrate this, the applicant and the licenced transmitter will have to submit evidence depending on the option<sup>1</sup>

<sup>&</sup>lt;sup>1</sup> There are three Options. The first Option where the customer owns and builds the transmission line. The second Option where Hydro One build and owns the proposed transmission line, and the third Option, where proponent build via 3<sup>rd</sup> party, and then flips ownership to transmitter, economic evaluation is needed to cover the proposed transmission line and any transmission reinforcement that might be needed upstream.

chosen by the applicant since any transmission expansion involves economic evaluation by the transmitter which is performed as prescribed in the Transmission System Code (TSC). The note below describes the 3 Options. The first Option involves the customer building and owning the new line. If the transmitter provides evidence that there is no transmission reinforcement required upstream, then there is no requirement for performing an economic evaluation. In other words in such a case, there will not be an adverse impact on ratepayers.

(2) Is there any way to expedite the Leave to Construct Process?

#### Response

A written proceeding normally takes 135 days for a Leave to Construct ("LTC") proceeding, provided that there are no surprises that might delay the proceeding e.g., a motion by an intervenor to review certain aspects. To expedite the LTC proceeding, the Board may proceed with a draft SIA and/or a draft CIA and will usually proceed even if the EA process is not fully completed. It should be noted that the risk is that if in the final EA, the proposed route is altered from the route proposed in the LTC application, the applicant will have to restart the LTC process.

(3) Can the Leave to Construct process be initiated prior to submitting the draft EA document for the required 30 day public review period or otherwise can it be initiated upon submitting the draft Class EA or is the final Class EA document required?

#### Response:

Please refer to Response to Question (2) above.

(4) Can the right of way be cleared prior to obtaining the Leave to construct approval?

#### Response:

No activity, such as right of way clearing is allowed prior to obtaining the Board's Conditions of Approval.

We hope this will help you better understand the leave to construct process.

Yours truly,

Original signed by

Kirsten Walli Board Secretary THIS IS EXHIBIT "C" REFERRED TO IN THE AFFIDAVIT OF CHRIS ANGECONEB SWORN BEFORE ME THIS 3<sup>RD</sup> DAY OF JUNE, 2011.

Ane Barry

Rosemarie Regina Barry, a Commissioner, District of Kenora, for Keshen & Major, Barristers and Solicitors. Expires February 6, 2012 Ontario Energy Board Commission de l'énergie de l'Ontario



EB-2011-0106

IN THE MATTER OF the Ontario Energy Board Act, 1998, S. O. 1998, c. 15, Schedule B;

AND IN THE MATTER OF an application by Goldcorp Canada Ltd. and Goldcorp Inc. for leave to construct new 115kV transmission facilities in the Municipality of Red Lake, and other orders.

BEFORE: Ken Quesnelle Presiding Member

> Cynthia Chaplin Member and Vice-Chair

Marika Hare Member

DECISION ON EX PARTE, INTERIM AND INTERLOCUTORY MOTION UNDER

DECISION ON EX PARTE, INTERIM AND INTERLOCUTORY MOTION UNDER SECTION 19 OF THE OEB ACT

#### BACKGROUND

Goldcorp Canada Ltd. and Goldcorp Inc. acting jointly as Goldcorp ("Goldcorp" or the "Applicant") filed an application, dated April 25, 2011, with the Ontario Energy Board under sections 92 and 19 of the Ontario Energy Board Act, S.O. 1998, c.15, Schedule B (the "Act"). Goldcorp is seeking an order of the Board granting leave to construct 10.7 km of 115 kV single circuit transmission line from Hydro One Networks Inc.'s ("HONI") 115 kV E2R Transmission line at a point approximately 2 km south of Harry's Corner to the to-be-constructed Balmer Complex Transformer Station ("TS"), all in the Municipality of Red Lake. Goldcorp filed a Notice of Motion of the same date seeking an *ex parte*, interim and interlocutory order under section 19 of the Act, granting leave to carry out civil engineering work at the proposed Balmer Complex TS site and to clear and grub the right-of-way prior to the Board rendering its decision on the leave to construct application and without prejudice to the Board's determination of that application.

Goldcorp Canada Ltd. is a federal company headquartered in Toronto, and carries on the business of, among other things, operating gold mines in Ontario.

This Decision deals solely with the section 19 Motion and with the threshold issue of the *ex parte* nature of the motion. For this reason, the Board has determined that no further submissions are required on the Motion.

# THE MOTION

The relevant portions of section 19 of the Act read as follows:

19(1) The Board has in all matters within its jurisdiction authority to hear and determine all questions of law and of fact.

(2) The Board shall make any determination in a proceeding by order.

(6) The Board has exclusive jurisdiction in all cases and in respect of all matters in which jurisdiction is conferred on it by this or any other Act.

The evidence filed by the Applicant indicates that the Motion filed pursuant to section 19 of the Act is to authorize Goldcorp and its contractors to carry out:

 civil engineering work including grading, fencing, installing foundation for and constructing walls of the Balmer Complex TS building for the Balmer Complex Goldcorp Canada Ltd. is a federal company headquartered in Toronto, and carries on the business of, among other things, operating gold mines in Ontario.

This Decision deals solely with the section 19 Motion and with the threshold issue of the *ex parte* nature of the motion. For this reason, the Board has determined that no further submissions are required on the Motion.

# THE MOTION

The relevant portions of section 19 of the Act read as follows:

19(1) The Board has in all matters within its jurisdiction authority to hear and

for breeding and migrating birds in May, and then again in mid July on the portions of the right-of-way outside the buffer zone for two separate bald eagle nests on the proposed right-of-way, and finally, in September, 2011 after the bald eagle nesting period is complete.

The grounds cited for the Motion are provided at Exhibit A, Tab 4, Schedule 1, pages 3-6 of the Applicants evidence.

In essence Goldcorp indicates that it needs to have its proposed facilities in service by Q4 2011 in order to meet the requirements of its Mine Development Plan and the construction schedule dictates that construction should start sometime in June, 2011 and proceed continuously until November, 2011. The Applicant indicates that because the Board's normal procedure and timing for a leave-to-construct application could result in a decision on the leave to construct as late as the first of September, 2011 this would not allow the applicant to complete construction until February of 2012.

Goldcorp's evidence indicates that it is further constrained by seasonal restrictions imposed by the Ministry of Natural Resources ("MNR") which relate to bird nesting periods. The evidence indicates that there are no breeding bird nesting areas on or around the site and the Balmer Complex where the Applicant plans to locate the Balmer Complex TS, and that there are therefore no MNR restrictions on construction in that area. However, due to MNR rules, clearing and grubbing on the right-of-way may not be carried out within 1 km of two Bald Eagle nests found on the right-of-way until September 1, 2011. Clearing and grubbing may be carried out on the rest of the right-ofway until mid May and after mid July.

Goldcorp indicates that it is unaware of any opposition to its project or proposed facilities and that it expects all required permits from MNR by around April 26, 2011.

Goldcorp further indicates that it is prepared to accept the financial and regulatory risk of spending the money necessary to carry out these pre-construction activities before the Board has made a decision on its section 92 application.

## BOARD FINDINGS

The Board has reviewed the evidence provided by the Applicant and considered the evidence relevant to the section 19 motion. The Board has determined that it will not grant an *ex parte*, interim and interlocutory order granting the Applicant leave to carry out civil engineering work at the proposed Balmer Complex TS site and to clear and grub the right-of-way.

In making its determination, the Board has considered the requirements of section 21(4)(s) of the Act, which reads as follows:

Despite section 4.1 of the Statutory Powers Procedure Act, the Board may, in addition to its power under that section, dispose of a proceeding without a hearing if,

(b) the Board determines that no person, other than the applicant, appellant or licence holder will be adversely affected in a material way by the outcome of the proceeding and the applicant, appellant or licence holder has consented to disposing of a proceeding without a hearing. [Emphasis added]

In essence, the Applicant has asked that the Board dispose of its motion, which is in substance, a proceeding in which the Applicant seeks leave to have access to, enter upon, and complete certain works, some of which are of a permanent nature, on certain lands on an *ex parte* basis, that is without providing notice to parties that may be adversely affected in a material way by the outcome of the proceeding. Subsection 21(4)(b) is therefore operative in this case.

The Applicant has provided evidence to indicate that it has identified and notified stakeholders who may have an interest in the proposed transmission facilities and that it has conducted a public consultation process. Goldcorp also provided a list of stakeholders, including First Nations, that may have an interest in the proposed transmission facilities as well as a description of the consultation program and a list of correspondence.

The Board cannot determine whether and to what extent any person, other than the applicant in this case, will be adversely affected by the outcome of this proceeding, without having provided notice in the Board's standard form of Notice and communicated in the Board's required methods. Therefore, the Board cannot at this time grant relief of the type sought by the Applicant. The Board notes that it is issuing

Ontario Energy Board

the Notice of Application and Letter of Direction simultaneously with this Decision. The Board intends to take all reasonable steps to expedite the **proceeding** where possible and appropriate. In that context, the Applicant may consider seeking some form of relief in advance of the Board's final disposition of the application.

THE BOARD THEREFORE ORDERS THAT the Motion filed by the Applicant pursuant to section 19 for an *ex parte* interim and interlocutory order authorizing Goldcorp and its contractors to carry out (1) civil engineering work including grading, fencing, installing foundation for and constructing walls of the Balmer Complex TS building for the Balmer Complex TS and (2) clearing and grubbing the right-of-way for the applied for transmission line starting May 1, 2011 and lasting until the commencement of the nesting season for breeding and migrating birds in May, and then again in mid July on the portions of the right-of-way outside the buffer zone for two separate bald eagle nests on the proposed right-of-way, and finally, in September, 2011 after the bald eagle nesting period is complete; is hereby denied.

ISSUED at Toronto, April 29, 2011

## ONTARIO ENERGY BOARD

Original Signed By

Kirsten Walli Board Secretary THIS IS EXHIBIT "D" REFERRED TO IN THE AFFIDAVIT OF CHRIS ANGECONEB SWORN BEFORE ME THIS 3<sup>RD</sup> DAY OF JUNE, 2011.

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Gene Barry

Rosemarie Regina Barry, a Commissioner, District of Kenora, for Keshen & Major, Barristers and Solicitors. Expires February 6, 2012

# Fw: RLGM - Powerline Project X Inbox X

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## Chris Angeconeb to me

FYI

-----Original Message-----From: David Gelderland To: Ezhinwed Cc: Fred Greene Subject: RLGM - Powerline Project Sent: May 12, 2011 2:25 PM

Hi Chris,

I just left you a message on your cell, I called the office and they indicated you are in Toronto.

Just wanted to catch up and discuss your review of the Environmental Study report for the Red Lake 115kv powerli

I understand that the MNR has granted the authorization to cut a centre line and complete the survey of the corrido survey group to complete this activity next week.

I wanted you to be aware in advance of this work.

DAVE

David Gelderland Corporate Social Responsibility Manager 807 735-2077 ext.5230 807 727-7018 cell

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Chris Angeconeb

'Gmail · Fw: Red Lake Powerline - Environmental Study Report...

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## Fw: Red Lake Powerline - Environmental Study Report Review

Chris Angeconeb to me	show details 20:41 (1 hour ago)

FYI:

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From: David Gelderland < David Gelderland@goldcorp.com>

Date: Wed, 1 Jun 2011 16:51:13 -0600

To: cangeconeb@isfn.ca<cangeconeb@isfn.ca>

Cc: smanitowabi@lsfn.ca<smanitowabi@lsfn.ca>; Fred Greene<Fred Greene@poldcorp.com>

Subject: Red Lake Powerline - Environmental Study Report Review

Hi Chris.

Since our brief meeting at the 2011 LSFN Career fair and discussions on the Environmental Study Report for the pi Red Lake 115kv powerline project you indicated that you would review the document and provide some feedback contents. That was several weeks ago and I'm hoping you've had some time to complete this review.

Are you around tomorrow or Friday to discuss. If there are any questions or other items that need to be addressed make a plan to move forward.

As you are aware, the Red Lake MNR is also looking for some feedback on this report.

DAVE

David Gelderland Corporate Social Responsibility Manager 807 735-2077 ext 5230 807 727-7018 cell

RED LAKE GOLD MINES

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