

GARDINER ROBERTS

Ian A. Blue, Q.C.

Direct Line: 416 865 2962 Direct Fax: 416 865 6636 iblue@gardiner-roberts.com

File No.: 95818

June 28, 2011

DELIVERED

Ms. Kirsten Walli Secretary Ontario Energy Board Suite 2700, 2300 Yonge Street (27TH Floor) P.O. Box 2319 Toronto, ON M4P 1E4

Dear Ms. Walli,

Re: OEB File No. EB-2011-0106

> Goldcorp Application for Leave to Construct 115 kV Transmission Facilities in the Municipality of Red Lake

On behalf of Goldcorp I respond to Mr. William Major's letter dated June 27, 2011 in which he requests the Board to revise Procedural Order No. 1 filing deadlines for submissions while the issue of whether Goldcorp should file its Mine Development Plan (MDP) with the Board is determined.

We note, that Mr. Major has made no formal request to the Board to order Goldcorp to file it's MDP, and also that LSFN has filed its final Submissions of Lac Seul First Nation, so no change in filing deadline now appears necessary. In any case, Goldcorp submits that the Board's Rules of Practice and Procedure and Practice Direction on Confidential Filing do not apply to Goldcorp's refusal to produce it's MDP. Those procedures apply only when Goldcorp has elected to file a document and then seeks to have it treated confidentially.

Despite LSFN's statement that Goldcorp's MDP is required to assess need for the proposed facilities, Goldcorp notes that the evidence in the present case, at page 72-73 of the transcript, indicates LSFN is in the process of seeking from Goldcorp an Impact Benefits Agreement or Revenue Sharing Agreement satisfactory to LSFN. That is a long-term negotiation process. Goldcorp submits that it is for this negotiation process, extraneous to this proceeding, that LSFN requests Goldcorp's MDP and not for any purpose relevant to the Section 96(2) issues of prices, reliability and quality of electricity service to consumers in the Red Lake area. Goldcorp's MDP, like any company's business plan is proprietary, commercially sensitive and has been prepared by Goldcorp executives with an expectation of complete confidentiality.

For these reasons Goldcorp submits that the Board should not require the filing of its MDP.

Yours very truly,

Gardiner Roberts LLP

Ian A. Blue



