

May 30, 2012

Ian A. Blue Q.C.  
Gardiner Roberts LLP  
40 King Street West  
Suite 3100  
Scotia Plaza  
Toronto, ON, M5H 3Y22

**Robert B. Warren**  
T: 416-947-5075  
rwarren@weirfoulds.com

Dear Mr Blue:

**Re: Goldcorp Canada Ltd. and Goldcorp Inc. ("Goldcorp")/EB-2011-0361**

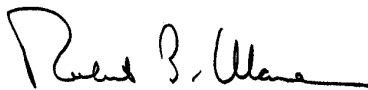
It has been brought to my attention that you sent a letter to the Ontario Energy Board, dated May 28, 2012, responding to my letter of May 25, 2012, in which I asked that the Board issue a cost order against Goldcorp in this matter.

I would have thought that, as a matter of simple professional courtesy, you would have copied me on the letter, as I had copied you on my letter to the Board.

Leaving that discourtesy aside, however, I reiterate my request that the Board issue a cost order. The issuance of a cost order does not affect your appeal. Should, to everyone's astonishment, you succeed in your appeal from the Board's original cost decision, the cost order would be of no force and effect, in any event. What I want to avoid is a further, extended delay, following the dismissal of your appeal, in the issuance of the cost order.

Yours very truly,

**WeirFoulds LLP**



Robert B. Warren

RBW/dh

cc: Ontario Energy Board  
Attention: Kirsten Walli  
cc: P. Tunley  
cc: M. Rubenstein  
cc: C. Powell

4601666.1