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From: Keith Monroe <email address removed>

Sent: August 21, 2013 8:45 AM

To: Newprosperityreview [CEAA]

Subject: Aboriginal rights

Please consider this as a supplement to my previous submission to the panel:

The late Justice Vickers trial decision was that land use planning and forestry activities conducted by the Province of BC were unjustifiable infringements of Tsilhqot'in aboriginal rights. This decision was confirmed by the BC Court of appeal and the appeal court's decision was not appealed by the province. These facts must raise significant questions for government decision makers.

If logging was unjustifiable infringement wouldn't this mine have a similar or greater impact? What about the cumulative impact of the mine and past/planned logging and other resource exploitation?

Common sense would dictate that these questions would have to be answered prior to any decision on this proposed mine.

Keith Monroe