

Loyola G. Keough
Direct Line: (403) 298-3429
e-mail: keoughl@bennettjones.ca
Our File No.: 12276-76

February 16, 2007

Yukon Utilities Board
19, 1114 - 1st Avenue
Whitehorse, Yukon
Y1A 1A3

Att: Ms. Deane Lemke
Board Secretary

Dear Ms. Lemke:

Re: Board Order 2007-01
Power Purchase Agreement ("PPA") between
Yukon Energy Corporation ("YEC") and Minto Exploration Ltd. ("Minto")

The Yukon Electrical Company Limited ("YECL") is in receipt of Board Order 2007-01 dated February 9, 2007, as well as the application from YEC to the Board regarding the above-referenced PPA, dated February 8, 2007. As the Board is aware, YECL withdrew from active participation in the recent proceeding held by the Board regarding its review of YEC's 20-Year Resource Plan, given the understanding that specific facility projects would be examined in separate proceedings that would provide affected parties a full opportunity to participate and make their views known. As well, as YEC had contemplated, the outcome of the 20-Year Resource Plan Review was a report to the Minister and not any specific decisions or approvals from the Board itself.

In this context, YECL requires clarification regarding the process established by the Board for the consideration of the above-referenced YEC Application. The Board has indicated that it views the PPA review to be a continuation of the 20-Year Resource Plan Review proceeding. However, unlike the recent proceeding, the current YEC Application does request certain specific approvals from the Board that could not be forthcoming in the context of a Resource Plan Review. As such, YECL requires clarification regarding whether the Board foresees that its proposed PPA Review proceeding will in fact result in it issuing decisions or approvals with respect to rates, cost of service, investment policy and other matters that YEC seeks to be addressed via its Application. If this is the case, YECL requests your approval to intervene in the proceeding and fully participate in the Board's process.

February 16, 2007

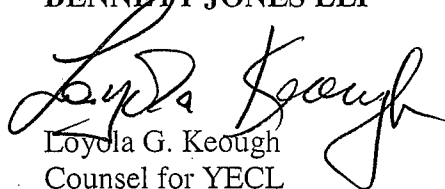
Page Two

As well, while there has been no specific request from the Minister that the Board review and make recommendations under Part 3 of the *Public Utilities Act* with respect to the Carmacks-Stewart Transmission Project, it is certainly YECL's expectation that such a process will be forthcoming. In this regard, regulatory efficiencies would seem to suggest a single proceeding to consider this matter, as well as, the subject PPA may be appropriate. YECL does not want to duplicate its effort by being involved in the current process, as well as any separate rate process that may be established to consider the Board approvals requested by YEC in its February 8, 2007 filing. Therefore, YECL requests that the Board provide clarification with respect to the matters it will consider in the context of the proceeding established pursuant to Board Order 2007-01 and the matters it expects to adjudicate upon in such proceeding, including specifically any decisions or approvals it anticipates may result from this process.

Should you have any questions regarding the above, please do not hesitate to contact the undersigned.

Yours truly,

BENNETT JONES LLP



Loyola G. Keough
Counsel for YECL