

ACCOMMODATION AGREEMENT

This Accommodation Agreement is dated the 27th of November, 2008

AMONG:

FRONTENAC VENTURES CORPORATION ("FVC")

and

THE ALGONQUINS OF ONTARIO (the "AOO")

and

HER MAJESTY THE QUEEN IN RIGHT OF ONTARIO as
represented by the Minister of Northern Development and Mines
and the Minister of Aboriginal Affairs ("Ontario")

(Collectively, the "Parties")

WHEREAS the AOO assert Aboriginal rights and title to lands located in Ontario
(the "Land Claim Area");

AND WHEREAS the AOO-asserted Aboriginal rights and title respecting the
Land Claim Area are currently the subject of a tripartite comprehensive land claim negotiation
between the AOO, the Government of Canada and the Government of Ontario;

AND WHEREAS FVC holds mining claims on unpatented (Crown) land and a
mining lease pursuant to the *Mining Act*, R.S.O. 1990, c. M.14 (the "*Mining Act*") in eastern
Ontario (the "Exploration Lands") which are located in the Land Claim Area;

AND WHEREAS FVC, the AOO and Ontario, represented by the Ministry of
Northern Development and Mines and the Ministry of Aboriginal Affairs agreed to enter into,
and are participating in, a consultation process respecting FVC's Phase I exploration program to
the extent that it relates to exploration activities on the Exploration Lands and FVC's application
for relief from forfeiture pursuant to subsection 185(1) of the *Mining Act*;

AND WHEREAS in furtherance of the consultation process among FVC, the
AOO and Ontario, the Parties make this agreement which provides for accommodation in
relation to FVC's Phase I exploration program and FVC's application for relief from forfeiture
and which provides for further consultation respecting FVC exploration activities on the
Exploration Lands through the Memorandum of Understanding attached as Schedule 1 and
forming part of this agreement;

NOW THEREFORE in consideration of the mutual promises contained in this
agreement the Parties agree as follows:

Application for Relief from Forfeiture

1. The Parties acknowledge that FVC has applied to the Minister, Ministry of Northern Development and Mines ("MNDM") for relief from forfeiture with respect to the forfeited claims listed in Schedule 2.
2. MNDM officials will recommend to the Assistant Deputy Minister, Mines and Minerals Division of MNDM, who is the decision maker on the application for relief from forfeiture, that FVC be granted relief from forfeiture and an extension of time of one year from the date the order is signed to perform and file the required assessment work in the same form and content as contained in the draft Relief From Forfeiture Decision attached as Schedule 3.

Abandonment

3. FVC will abandon the mining claims listed in the draft Notice of Abandonment attached as Schedule 4 pursuant to section 70 of the *Mining Act* in the same form and content as contained in the attached draft Notice of Abandonment.

Withdrawal

4. MNDM officials will recommend to the Assistant Deputy Minister, Mines and Minerals Division of MNDM, who is the decision maker with respect to withdrawal of lands from mining staking, that the lands which are set out in the attached Schedule 4 will be withdrawn from staking, that the lands set out in Schedule 5 will remain withdrawn from staking, and that the lands subject of the recommended relief from forfeiture decision pursuant to clause 2 will be removed from the current mineral staking withdrawal orders, all in terms substantially the same as those set out in the draft Orders attached as Schedule 6. The lands that are withdrawn from staking pursuant to this paragraph will remain withdrawn pending further discussions at the Algonquin land claim table or other forum or process to which the Algonquin parties and Ontario may agree.

Process Timing

5. Provided that the Assistant Deputy Minister, Mines and Minerals Division of MNDM, has accepted MNDM officials' recommendation pursuant to clauses 2 and 4 above, the Parties will meet on a date and at a time to be agreed upon ("the Closing Date") to execute and exchange the documents contemplated in clauses 2-4 above.
6. Provided that the form and content of the documents are in accordance with Schedules 3, 4 and 6, the parties shall execute and exchange the documents on the Closing Date.

Memorandum of Understanding

7. The Parties will execute the Memorandum of Understanding attached as Schedule 1 to this agreement on the same date as this agreement is executed. The executed MOU will be held in escrow by Fasken Martineau DuMoulin, LLP, pending execution and exchange of documents on the Closing Date as contemplated by clause 6.

Termination of Agreement

8. This agreement shall be terminated and deemed to no longer be of force and effect if the Closing Date contemplated by clause 5 does not proceed or if the documents contemplated in clause 6 are not executed and exchanged on the Closing Date.
9. If this agreement is terminated pursuant to clause 8 above, FVC is entitled to request that the Assistant Deputy Minister, Mines and Minerals Division of MNNDM make a decision with respect to FVC's application for relief from forfeiture on all claims listed in Schedule 2, commence a judicial review of any decision with respect to relief from forfeiture or pursue any other remedy available to it under the *Mining Act* or otherwise.

Confidentiality


10. The discussions surrounding this agreement and the discussions and activities conducted pursuant to the consultation process set out in the attached Memorandum of Understanding are confidential to the parties unless there is a statutory or other legal obligation, including any consultation obligations, to disclose, or unless the Parties agree otherwise, except that this agreement including the schedules, the discussions surrounding this agreement, the discussions and activities conducted pursuant to the consultation process set out in the attached Memorandum of Understanding, and any resulting accommodation measures, are not subject to settlement privilege and may be tendered as evidence in any legal proceeding.
11. Nothing in this agreement, including the attached schedules that form part of this agreement, should be construed as an admission of liability or legal position including, without limiting the generality of the foregoing, respecting the existence, non-existence, nature or scope of any rights or consultation obligations, but this clause does not in any way restrict a Party from asserting that this agreement is evidence of consultation and accommodation.

Execution of Agreement

12. This Agreement may be executed in any number of counterparts, and each of such counterparts shall constitute an original of this Agreement and all such counterparts together shall constitute one and the same Agreement. This Agreement or counterparts hereof may be executed by fax, and the parties adopt any signatures provided or received by fax as original signatures of the applicable party or parties.

IN WITNESS WHEREOF the Parties have executed this agreement as of the date first written above.

FRONTENAC VENTURES CORPORATION

By: 
George White, President

THE ALGONQUINS OF ONTARIO

By: _____
Robert J. Potts
Principal Negotiator

HER MAJESTY THE QUEEN IN RIGHT OF ONTARIO as represented by the MINISTER OF NORTHERN DEVELOPMENT AND MINES and as represented by the MINISTER OF ABORIGINAL AFFAIRS

By: _____
Christine Kaszyold
Assistant Deputy Minister, Mines and Minerals, Ministry of Northern Development and Mines

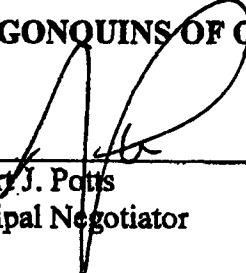
Doug Carr
Assistant Deputy Minister, Negotiations and Reconciliation Division,
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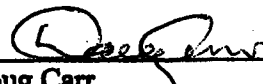
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Assistant Deputy Minister, Mines and
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Development and Mines



Doug Carr
Assistant Deputy Minister, Negotiations and
Reconciliation Division,
Ministry of Aboriginal Affairs

SCHEDULE 1

MOU

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding is dated this 27th day of November 2008.

BETWEEN:

FRONTENAC VENTURES CORPORATION ("FVC")

and

THE ALGONQUINS OF ONTARIO ("AOO")

(Collectively, the "Parties")

WHEREAS the AOO assert Aboriginal rights and title to lands located in Ontario (the "Land Claim Area");

AND WHEREAS the AOO-asserted Aboriginal rights and title respecting the Land Claim Area are currently the subject of a tripartite comprehensive land claim negotiation between the AOO, the Government of Canada and the Government of Ontario;

AND WHEREAS FVC holds mining claims on unpatented (Crown) land and a mining lease pursuant to the *Mining Act*, R.S.O. 1990, c. M.14 (the "*Mining Act*") in eastern Ontario (the "Exploration Lands") which are located in the Land Claim Area;

AND WHEREAS FVC, the AOO and Her Majesty the Queen in Right of Ontario as represented by the Ministry of Northern Development and Mines and the Ministry of Aboriginal Affairs agreed to enter into, and are participating in, a consultation process respecting FVC's Phase I exploration program to the extent that it relates to exploration activities on the Exploration Lands and FVC's application for relief from forfeiture pursuant to subsection 185(1) of the *Mining Act*;

AND WHEREAS in furtherance of the consultation process among FVC, the AOO and Her Majesty the Queen in Right of Ontario as represented by the Ministry of Northern Development and Mines and the Ministry of Aboriginal Affairs, the Parties are entering into an Accommodation Agreement and this Memorandum of Understanding ("MOU");

AND WHEREAS the terms of the MOU apply specifically and only to FVC's Phase 1 exploration activities on the Exploration Lands and provide for further consultation and potential accommodation respecting exploration activities on the Exploration Lands;

AND WHEREAS FVC's Phase 1 exploration program consists of trail assessment, trail preparation, ground surveying, geological mapping, site preparation and diamond drilling. A map of the entire area that indicates the Exploration Lands, other lands in the area, the general location of the drill holes for FVC's Phase 1 exploration program and the currently known Algonquin values in the area including gathering and harvesting areas is attached as Schedule 1;

AND WHEREAS the MOU provides the framework and a mechanism for: (a) ameliorating and accommodating Algonquin concerns; (b) ongoing information sharing and meaningful discussions among the parties respecting on the ground issues; (c) implementing appropriate restoration measures respecting exploration activities; and (d) promoting a mutually respectful and beneficial relationship;

AND WHEREAS the Parties wish, as a matter of principle, to establish a respectful, meaningful and constructive relationship through the implementation of this MOU;

NOW THEREFORE in consideration of the mutual promises contained in this agreement the parties agree as follows:

A.

Environmental Issues

- (a) During the Phase 1 exploration, there will be no clear cutting and access to drill sites will be by way of trails only;
- (b) FVC will comply with all legislative and regulatory requirements applicable to its exploration activities;
- (c) FVC will conduct its exploration activities in accordance with environmental best practices: (a) as reflected in the Prospectors and Developers Association of Canada Environmental Excellence in Exploration (PDAC E3); and (b) consistent with any guidelines published by the Ministry of Northern Development and Mines ("MNDM");
- (d) FVC will employ the mitigation measures attached as Schedule "A";
- (e) Within the first week of the initial drilling (and when otherwise required and agreed upon by the Steering Committee), the environmental expert retained by the AOO (funded by Ontario further to clause G(i)) may attend at the drilling site to confirm that environmental best practices are being implemented;
- (f) FVC will seek input from, and engage in collaborative discussions with, the AOO respecting environmental issues through the Steering Committee process; and
- (g) The parties will implement a mechanism for monitoring environmental issues through the Steering Committee process.

B.

Medicinal and Other Plants

- (a) FVC will seek input from, and engage in collaborative discussions with the AOO respecting trail and drill site specific medicinal plants or other plants of cultural interest through the Steering Committee process.

C.
Harvesting

- (a) FVC will seek input from, and engage in collaborative discussions with, the AOO about the impact of specific drilling on wildlife habitat, fish habitat, bird species and reptiles through the Steering Committee process;
- (b) On the ground exploration activities will not take place during the two week sport hunting season in November and at other times agreed upon by the parties; and
- (c) In the event that members of the AOO (in groups of 8 or less) wish to harvest on the Exploration Lands either of the Algonquin Negotiation Representatives of Sharbot Lake (Shabot) and Ardoch (Snimikobe) (hereinafter and throughout this MOU collectively referred to as the "ANRs") shall provide FVC's Project Manager 10 days' notice of this desire and the specific location within the Exploration Lands in which harvesting intends to take place. The harvesting activities will be arranged through collaborative discussions between either of the ANRs and FVC. Such harvesting activities will not: (i) take place at the same time as any harvesting by other Algonquins pursuant to other agreements (unless collectively there will be a group of 8 or less); (ii) take place within 1 kilometer of FVC's exploration activities; (iii) interfere in any way with FVC's exploration program and activities; and (iv) expose FVC's employees/agents/contractors to risk of injury.

D.
Drilling

- (a) The footprint for the drill pad will be approximately five meters by five meters;
- (b) The diameter of the drill hole will be approximately 2.5 inches;
- (c) The depth of the drill holes will be between approximately 50 and 125 meters;
- (d) FVC will not conduct exploratory drilling on mining claim 4242212 during its Phase 1 exploration program;
- (e) FVC will comply with all legislative and regulatory requirements applicable to exploratory drilling activities;
- (f) FVC will operate in accordance with exploratory drilling best practices consistent with any guidelines or recommendations published by MNDM;
- (g) Within the first week of the initial drilling (and when otherwise required and agreed upon by the Steering Committee), a maximum of two

Algonquin representatives selected by the ANRs after consultation with the AOO may attend at the drilling site with the environmental expert (see clause A(e) above) to confirm that drilling best practices are being followed. The maximum representation applies collectively to this MOU and any other agreement;

- (h) Once a bore hole drilled during FVC's Phase 1 exploration program on the Exploration Lands is geologically-inactive, it will be filled, sealed and capped using enviro-plug grout or a similar product designed specifically for environmentally safe filling of the drill holes and capping;
- (i) FVC will comply with all health and safety and other regulatory requirements respecting the use of the drill;
- (j) Through the Steering Committee process, the AOO will share information, and engage in collaborative discussions, respecting the location of drill pads; and
- (k) The parties will implement a mechanism for monitoring drilling on the Exploration Lands through the Steering Committee process.

E.

Burial and Culturally Significant Sites

- (a) FVC will seek from the AOO local and traditional knowledge about potential burial or other archeologically/culturally significant sites through the Steering Committee process;
- (b) FVC will comply with the requirements of the *Cemeteries Act* and the *Ontario Heritage Act*;
- (c) In the event that FVC discovers anything in the course of its Phase 1 exploration program on the Exploration Lands that could indicate a burial or culturally significant site, it will stop those exploration activities immediately and notify the Steering Committee as soon as is reasonably possible; and
- (d) Excepting any statutory or other obligations of disclosure or court order, information respecting a discovery as described in (c) above will not be disclosed publicly without the express written consent of the ANRs.

F.

Restoration

- (a) FVC agrees to engage in reasonable and appropriate clean-up, restoration and re-vegetation activities (collectively "restoration") arising from the Phase 1 exploration program on the Exploration Lands;

- (b) Although the issue of restoration will be a matter for the Steering Committee, restoration will include at least the following:
- (i) The removal of all fuel, oils, lubricants, contaminated soil, temporary shelters, explosives and garbage from the drill sites;
 - (ii) The contouring of drill sites by stockpiled overburden and topsoil; and
 - (iii) Where practicable, the re-vegetation of drill sites or other stripped areas with a view to stabilizing surface materials, providing protection from wind and water erosion and enhancing the return of a natural self-sustainable vegetation growth.

**G.
Steering Committee**

- (a) The parties will form a Steering Committee comprising two members of FVC and two Algonquin members. Regardless of this MOU and any other agreement there will only be one Steering Committee respecting the FVC Phase 1 exploration program on the Exploration Lands comprising of two members of FVC and two Algonquin members;
- (b) Designates will be appointed by no later than December 1, 2008 and, absent extenuating circumstances, will remain on the Steering Committee until Phase 1 of the exploration program on the Exploration Lands is completed. One additional Algonquin representative may be appointed by December 1, 2008 to act only as a substitute Steering Committee member if one of the two Algonquin members is unable to participate because of illness or other extenuating circumstances;
- (c) The purpose of the Steering Committee is to facilitate information sharing and allow for meaningful, collaborative and respectful discussion respecting on the ground issues respecting FVC's Phase 1 exploration program on the Exploration Lands;
- (d) Steering Committee members (and any other participating individuals further to paragraph (f) below or clauses A(e) and D(h)) will enter into a confidential and non-disclosure agreement on terms acceptable to counsel;
- (e) The AOO and FVC agree that with respect to the Steering Committee process and the Committee's activities, time is always of the essence and that, among other things, FVC's exploration activities on the Exploration Lands will not be delayed by the inability of the Steering Committee or its invited participants to meet and engage in the Steering Committee process;

- (f) Prior to drilling in a specific area, there will be an opportunity for the Steering Committee to: (i) visit the potential drill site; and (ii) meet and discuss drill site specific issues respecting Aboriginal values including wildlife, fish, birds, water, water-table, watershed, medicinal plants and environmental stewardship. Notwithstanding any other terms of this MOU or any other agreement, a site visit under (i) will be restricted to a maximum of five non-FVC participants selected by the ANRs after consultation with the AOO. The total drill site consultation under this clause will not exceed two days with the exception of the drill site consultation near Bolton Creek or any drill holes within 300 feet of water on mining claim 3018267 which can be extended to four days on the agreement of the Steering Committee;
- (g) The Steering Committee may seek advice and input from Forestry Technicians, Tree Markers, Medicinal Plant specialists, Environmental Consultants and others where applicable and necessary during the course of FVC's Phase 1 exploration program on the Exploration Lands. FVC will not bear any costs for the time or services of these individuals;
- (h) The Steering Committee, along with FVC management and ANRs or their designates will participate in an agreed upon half day orientation workshop within the first four weeks of the Committee's appointment for educational and information sharing purposes;
- (i) FVC will contribute to funding the Steering Committee process of the Phase 1 exploration program on the Exploration Lands by way of a \$10,000 honorarium to a corporate or trust entity at the direction of the ANRs. Notwithstanding any other terms of this MOU or any other agreement FVC is not otherwise responsible for any costs incurred by any Algonquin community, any Algonquin Negotiation Representative, the ANRs or the AOO. The honorarium will be paid in two equal instalments, one upon the commencement of drilling and one at the conclusion of the Phase 1 exploration program on the Exploration Lands. Taking into account any monies paid to any Algonquin community, any Algonquin Negotiation Representative, the ANRs or the AOO with respect to the Steering Committee process pursuant to any other agreement, Ontario will provide through a contribution agreement based on an agreed upon budget and workplan up to \$10,000 to whomever the ANRs direct, subject to Ontario policy, to offset reasonable costs incurred by the AOO because of their participation in implementing this MOU;
- (j) It is not a prerequisite that the entire Steering Committee be present for any meeting or site visit;
- (k) Steering Committee meetings can be called by any member and can take place in person or by telephone conference call as agreed upon by the Committee;

- (l) After each meeting, and on a rotating basis, minutes of the meeting will be prepared and distributed to Steering Committee members for comment and revisions; and
- (m) Where there is a dispute respecting an on the ground issue, the Steering Committee shall use its best efforts to reach a consensus in a timely manner. As a last resort only, a disputed issue will be directed to the president of FVC and either of the ANRs to attempt a resolution.

H. Consultation

- (a) The Parties are committed to ongoing consultation conducted pursuant to the MOU and necessary and reasonable accommodation resulting from this MOU consultation process during FVC's Phase 1 exploration program on the Exploration Lands;
- (b) In the event of additional preliminary exploration, the Parties can agree to a renewed or extended MOU. Entering into this MOU does not constitute a commitment to renew or extend the MOU;
- (c) Her Majesty in Right of Ontario is committed to participating in the consultation process set out in this MOU respecting the FVC Phase 1 exploration program on the Exploration Lands as indicated by its signature on the Addendum to this MOU.

I. Press Releases

- (a) Neither Party will issue press releases upon execution of this MOU until it has provided one business day's written notice setting out the content of the proposed press release to the other Party.

J. Miscellaneous

- (a) Nothing in the MOU should be construed as an admission of liability or a legal position including, without limiting the generality of the foregoing, respecting the existence, non-existence, nature or scope of any rights or consultation obligations, but this clause does not in any way restrict a Party from asserting that this MOU is evidence of consultation and accommodation;
- (b) Subject to (c) below, the map appended to this MOU, the discussions surrounding this MOU and the discussions and activities conducted pursuant to this MOU are confidential to the parties unless there is a statutory or other legal obligation to disclose. For the sake of clarity, the MOU is not confidential;

- (c) This MOU, the map appended to this MOU, the discussions surrounding this MOU, the discussions and activities conducted pursuant to this MOU and any resulting accommodation measures are not subject to settlement privilege and may be tendered as evidence in any legal proceeding; and
- (d) This MOU may be executed in any number of counterparts, and each of such counterparts shall constitute an original of this MOU and all such counterparts together shall constitute one and the same MOU. This MOU or counterparts hereof may be executed by fax, and the parties adopt any signatures provided or received by fax as original signatures of the applicable party or parties.

IN WITNESS WHEREOF the parties have executed this MOU as of the date first written above.

FRONTENAC VENTURES CORPORATION

ALGONQUINS OF ONTARIO

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George White
George White, President

By: _____

Robert J. Potts
Principal Negotiator

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represented by the **MINISTER OF
ABORIGINAL AFFAIRS** agrees to the
stipulations in clauses G(1), H(a), H(c),
and I(a).

By: _____

Christine Kaszycki
Assistant Deputy Minister, Mines and
Minerals, Ministry of Northern
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By: _____

Doug Carr
Assistant Deputy Minister, Negotiations
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By: _____
Christine Kaszycki
Assistant Deputy Minister, Mines and Minerals, Ministry of Northern Development and Mines

By: _____
Doug Carr
Assistant Deputy Minister, Negotiations and Reconciliation Division, Ministry of Aboriginal Affairs

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Assistant Deputy Minister, Mines and
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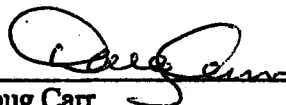
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Christine Kaszycki
Assistant Deputy Minister, Mines and
Minerals, Ministry of Northern
Development and Mines

By:  _____
Doug Carr
Assistant Deputy Minister, Negotiations
and Reconciliation Division, Ministry of
Aboriginal Affairs

Schedule "A"**Fuel**

At any one time there only will be an amount of fuel at the drill site necessary to operate the drill.

Any fuel required to operate the drill will be stored in a fuel storage bunker i.e. an area surrounded by environmental catchment. The storage bunker exists at the Clarendon Minerals site.

In the unlikely event of a minor accidental spill, Frontenac has the required "spill kit" and will follow best practices and the requirements of the Ministry of Environment in order to reduce or remove any environmental impact.

Access Roads and Water Crossings

As it relates to access roads and water crossings, FVC will employ measures consistent with the conditions and measure found in the applicable operational statements issued by the Department of Fisheries and Oceans.

As it relates to access roads and sediment at water crossings, FVC will comply with the applicable guidelines published by the Ministry of Natural Resources.

Schedule 1

Map

Schedule 2

List of Claims applied for Relief

998512
998513
998530
998531
3018267
3018394
3018395
3018396
4212168
4212212
4212213
4212217
4212218
4212219
4212220
4212221
4212222
4212223
4212224
4212225
4212226
4212227
4212229
4212235
4212236
4212237
4212238
4212239
4212240
4212241
4212242
4212243
4213060

ORDER OF THE MINISTER
OF NORTHERN DEVELOPMENT AND MINES
In the Matter of
SECTION 185 OF THE MINING ACT, R.S.O. 1990

AND IN THE MATTER OF:

Cancelled unpatented mining claims 998512, 998513, 998530, 998531, 4212229, 3018267, 3018394, 3018395, 3018396, 4212212, 4212219, 4212222, 4212223, 4212225, 4212226, 4212235, 4212238, 4212239, 4212240, 4212242, 4212243 and 4213060 located in the Southern Ontario Mining Division, hereinafter referred to as the "Mining Claims";

AND IN THE MATTER OF:

An application for Relief from Forfeiture for the Mining Claims;

AND UPON:

Reviewing the material filed;

AND WHEREAS:

The authority to grant Relief from Forfeiture pursuant to Subsection 185(1) of the *Mining Act* has been delegated to the Director, Mineral Development and Lands Branch, Mines and Minerals Division;

I HEREBY ORDER:

That the interest of the holder of the Mining Claims be relieved from forfeiture;

I HEREBY FURTHER ORDER:

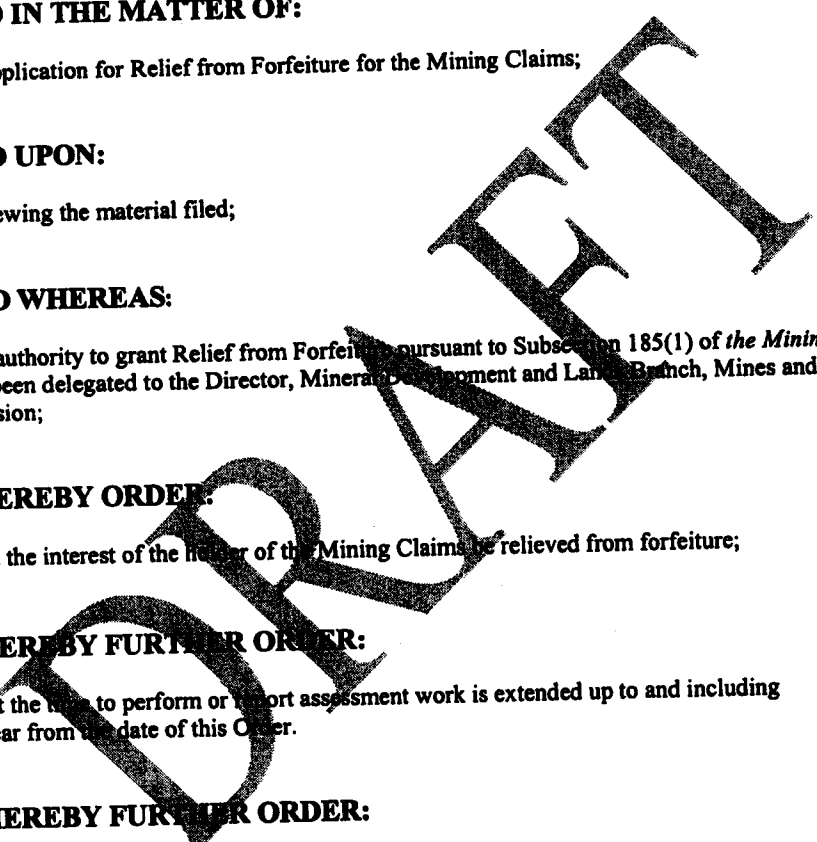
That the time to perform or report assessment work is extended up to and including 1 year from the date of this Order.

I HEREBY FURTHER ORDER:

That all subsequent anniversary dates remain unchanged.

Date

Christine Kaszycki
Assistant Deputy Minister
Mines and Minerals Division
Ministry of Northern Development and Mines



Avis d'abandon ou d'abandon partiel

Loi sur les mines

Transaction No./N° de transaction

1. FRONTENAC VENTURES CORP

the recorded holder of 100% of Mining Claim Number

4203253, 4205670, 4207228, 4207237, 4207239, 4207263, situated in the township or area of PALMERSTON, Oso,

Je soussigné(e),

titulaire enregistré de la totalité du claim numéro

situé dans le (canton ou secteur)

give notice that:

- I have abandoned all of this Mining Claim
I have abandoned the part of this Mining Claim that is indicated on the sketch below

donne avis de ce qui suit :

- J'ai abandonné la totalité du présent claim
J'ai abandonné la partie du présent claim qui est indiquée sur l'esquisse ci-dessous

Dated at

this day of 20

Fait à

le 20

Witness' Signature / Signature du témoin

Recorded Holder's Signature / Signature du titulaire enregistré

Sketch for Partial Abandonment / Esquisse d'abandon partiel

"Mining Lands Website: http://www.mndm.gov.on.ca/mndm/mines/lands/default_e.asp"

"Site Web de la Section des terrains miniers : http://www.mndm.gov.on.ca/mndm/mines/lands/default_f.asp"

Schedule 5

List of Claims that will not be given Relief but will remain withdrawn

4212168
4212213
4212217
4212218
4212220
4212221
4212224
4212227
4212236
4212237
4212241

ORDER

SECTION 35, THE MINING ACT, R.S.O. 1990

ORDER NO. O-SO-XX/08

THE SURFACE AND MINING RIGHTS of the area outlined in red on the attached sketch, situated in the Townships of Olden, Oso and Palmerston, in the Southern Ontario Mining Division, containing 1728 hectares, more or less, are hereby REOPENED to prospecting, staking out, sale or lease.

This area was originally withdrawn by Orders W-SO-52/08 and W-SO-53/08, which the Ministry considered the status of the lands.

This order comes into effect on XX-XX-08 at 12:00 a.m. EST.

Date:

Time:

Christine Kaszycki, Assistant Deputy Minister
Mining Lands Section

Copies:

Senior Manager, Mining Lands Section, MNDM, Sudbury
Provincial Mining Recorder, MNDM, Sudbury
Provincial Lands Specialist - CLR
RLUG - Southern Ontario

ORDER

SECTION 35, THE MINING ACT, R.S.O. 1990

ORDER NO. W-SO-XX/08

The SURFACE RIGHTS and MINING RIGHTS of the area outlined in [redacted] on the attached sketch, situated in the Townships of Palmerston, Olden and Oso, in the Southern Ontario Mining Division, containing 1472 hectares more or less, are hereby WITHDRAWN from prospecting, staking out, sale or lease.

Saving, excepting and reserving hereto and herefrom, all other lands patented, sold, leased or otherwise alienated by the Crown at the date of this Order.

Any alienated lands lying within the limits of the withdrawn area that revert to the Crown subsequent to the date of this Order will automatically be considered to be withdrawn as part of this Order.

This order comes into effect on XX-XX-08 at 12:00:01 am EST.

Date:

Christine Kaszycki, Assistant Deputy Minister
Mines and Minerals Division

Time:

Copies:

Senior Manager, Mining Lands Section, MNDM, Sudbury
Provincial Mining Recorder, MNDM, Sudbury
Provincial Lands Specialist - CLR
RLUG - Southern Ontario

Schedule 6



**Palmerston and Oso Townships
Southern Ontario Mining Division**