SCHEDULE B

CONDITIONS

for the changes to the

MT. MILLIGAN COPPER-GOLD PROJECT (Project)

AMENDMENT # 1 TO CERTIFICATE # M09-01

Number	Condition
1	General:
1.1	No later than 30 days prior to commencement of physical works for the construction of the Camp set out in Schedule A, that would be completed after the issuance of this Amendment, the Holder must, to the satisfaction of EAO and, depending on the plan in question, the Ministry of Environment (MoE), Ministry of Forests, Lands and Natural Resource Operations (FLNR) and any other provincial agencies identified by EAO, update all management and monitoring plans specified in the Certificate that relate, or which could be applied, to construction of the Camp.
1.2	No later than 30 days prior to commencement of physical works for the construction of the Facility set out in Schedule A, that would be completed after the issuance of this Amendment, the Holder must, to the satisfaction of EAO and, depending on the plan in question, the Ministry of Environment (MoE), Ministry of Forests, Lands and Natural Resource Operations (FLNR) and any other provincial agencies identified by EAO, update all management and monitoring plans specified in the Certificate that relate, or which could be applied, to the Facility.
1.3	No later than 60 days prior to commencing Project operations, the Holder must, to the satisfaction of EAO and depending on the plan in question, MoE, FLNR and any other provincial agencies identified by EAO, update all management and monitoring plans specified in the Certificate that relate and which could be applied to the operations related to changes to the Project in Schedule A.
1.4	The Holder must provide status reports detailing compliance with the Amendment conditions at the same time and in the same manner as set forth in condition # 4 of the Certificate.
1.5	If requested by a First Nation consulted by EAO on this Amendment, the Holder must supply to the First Nation the updated management and monitoring plans that will be applied to the Project in Schedule A.

2	Social Effects Monitoring and Mitigation:
	By July 1, 2013, unless otherwise agreed to by EAO, the Holder must provide a draft Social Effects Monitoring and Adaptive Management Plan (SE Plan) to EAO for review. The Holder must revise the SE Plan in the time required and to the satisfaction of EAO. The Holder must implement the SE Plan.
	The SE Plan must set out how the Holder will monitor any adverse social effects related to the effects on Workers of living in a camp environment, and any adverse effects on communities from the long or short term presence of Workers who stay in the Camp during their shift rotations living in, or moving through local communities (the Effects). The SE Plan must set out an approach to address Effects when they are identified, focusing on, in priority order, avoidance, mitigation and compensation measures.
	The SE Plan must:
	 a) Identify potential Effects including pressures on community services (which includes social, medical, and emergency services), use or availability of community infrastructure (which includes accommodations and roads), substance abuse and related issues, and family and community safety and well being; b) Be drafted in consultation with the Districts of Fort St. James and Mackenzie, the Nak'azdli First Nation and the McLeod Lake Indian Band, document the issues and concerns raised by these communities and First Nations, and whether and how the SE Plan incorporates those issues. The Holder must provide a reasonable amount of time for input, and must
	 consider all comments received within that time; c) Include provisions for the formation of a Social Effects Advisory Committee (Committee). The Holder must invite representatives from the District of Fort St. James, District of Mackenzie, Nak'azdli First Nation, McLeod Lake Indian Band, and EAO to participate on the Committee. If directed by EAO, the Holder must retain an independent monitor, reporting to EAO, to participate in the Committee in lieu of EAO;
	 d) Include provisions for the consideration of membership in the Committee of other communities in the Socio-economic Regional Study Area defined in the Certificate that can demonstrate Effects (Other Communities), and the roles of representatives from organizations with knowledge or expertise in areas relevant to the mandate of the Committee;
	 e) Include provisions for establishing baseline information and indicators needed to identify, assess, address and report the Effects;
	 f) Include provisions for considering how Effects and the potential measures or approaches to address those may differ between communities;
	 g) Include provisions for reasonable financial assistance for community services for the Districts of Fort St. James and Mackenzie, the Nak'azdli First Nation, McLeod Lake Indian Band, and Other Communities, for Effects that have been identified by the Committee;
	 Include provisions for counselling services to be offered to Workers and community members to address identified Effects;
	 Set out Committee terms of reference, including frequency, timing and location of meetings, documentation of Committee meetings, methods for the Committee to obtain advice and expertise on Effects, and periodic reviews of the ongoing need for the Committee;
	 j) Consider existing community committees dealing with the same or similar issues and how the Committee can coordinate with or build from existing initiatives;
	 Include provisions for a mediation or an arbitration process, agreeable to all parties and to EAO in the case of disagreements among the members of the Committee, to resolve the
	 disagreements; and Include provisions for submitting regular status reports, developed in consultation with the Committee, to EAO.
3	By March 31, 2013, the Holder must designate a representative to sit on and actively participate in the North Road Users Committee. As requested by the communities, the Holder must maintain representation on this committee.

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4	Camp:
4.1	The Holder must restrict residence and occupancy of the Camp to Workers only.
4.2	The Holder must ensure that each Worker staying at the Camp, who is a permanent employee working on the operations of the Project (Operations Worker) is provided his or her own room in the Dwellings, which may not be used by any other Worker, except under emergency circumstances where Workers are not able to leave the site.
4.3	The Holder must notify EAO when Workers begin residing at the Camp, and when the temporary camp for construction ceases to be used for providing accommodation.
4.4	The Holder must give Workers the option to commute daily from the communities of Fort St. James or Mackenzie to the mine site, or stay at the Camp during their shift rotations (i.e., when they are working on- site).
4.5	The Holder must provide transportation service between the mine site and the communities of Fort St. James and Mackenzie for Workers. The transportation service must accommodate Workers who choose to return to those communities at the end of their daily shift.
4.6	The Holder must monitor airborne particulate matter in the Camp to the satisfaction of MoE. If particulate matter exceeds thresholds identified by MoE, the Holder must implement mitigation measures necessary to reduce particulate matter to levels acceptable to MoE.
4.7	The Holder must develop a plan to the satisfaction of MoE that will provide for protection of the environment in the case of the malfunction or failure of the sewage collection system for the Camp. The plan must contain a contingency plan if the collection system fails, identification of potential environmental impacts and a remediation plan in case of a sewage spill, an emergency response plan in case of a sewage spill, and a plan for containment and stoppage of the sewage spill. The plan must be submitted to MoE no later than 60 days prior to occupation of the Camp.
4.8	The Holder must ensure that Workers do not engage in hunting, fishing or gathering activities while residing at the Camp.
4.9	The Holder must ensure that Workers do not have personal motorized recreational equipment, including motor homes, trailers, campers, motor bikes, all-terrain vehicles, snowmobiles, and watercraft at the Camp or located elsewhere at or near the mine site.
4.10	The Holder must ensure that best management practices identified in the Certificate are followed for all Camp construction activities. The Holder must follow the best management practices in the British Columbia Fish-stream Crossing Guidebook.

5	Haul Route:
5.1	By July 1, 2013, unless otherwise agreed to by EAO, the Holder must prepare a draft Road Use Monitoring and Emergency Response Plan (RU Plan) for the Haul Route for review by MoE, FLNR, and EAO. The Holder will make changes to the RU Plan as required by EAO. The RU Plan must set out requirements for the Holder to monitor and report any adverse effects of Project-related transportation along the Haul Route. The RU Plan must: a) Include details on the number, location, and fish bearing status of watercourses or water bodies
	crossed or paralleled by the Haul Route;b) Identify locations of increased potential for vehicle collisions with wildlife and mitigation measures to reduce the likelihood of such collisions;
	 c) Identify potential adverse effects (including threats to public safety, and noise and visual disturbance) to members of the public using forest recreation sites and other sites of First Nations or public interest along the Haul Route, and provide mitigation measures to avoid or reduce these effects; d) Identify potential safety issues or hazards along the Haul Route, and identify mitigation measures to
	address these potential issues or hazards, including reporting and communication protocols and procedures;
	 Identify specific safety measures to be followed by drivers of Project vehicles and measures to be incorporated into Project vehicles;
	f) Identify spill reporting, response, and monitoring procedures and the location and type of spill response materials;
	 g) Identify measures for monitoring dust generated by Project vehicles, areas of specific concern for dust, including areas adjacent to forest recreation sites, and specific methods for dust control on the Haul Route; and
	 Identify measures to ensure that haul trucks are clean and free from accumulations of ore concentrate that could be deposited along the Haul Route.
5.2	In developing the RU Plan, the Holder must invite and consider input from the First Nations consulted by EAO on this Amendment, and identify to EAO and to the First Nations how those comments were considered and whether and how they have been addressed. The Holder must provide the First Nations a reasonable amount of time to provide input, and must consider all comments received within the time provided.
5.3	In developing the RU Plan, if appropriate, the Holder may address the above noted issues by updating or revising relevant sections of existing Environmental Management Plans and cross reference those in the RU Plan.
5.4	The Holder must implement the RU Plan prior to transporting concentrate on the haul route.
6	Facility:
6.1	If a new Facility is constructed at site (b) or (c) under section B(2) of Schedule A, the Holder must notify EAO at least 31 days prior to starting construction.
6.2	The Holder must ensure that ore concentrate is not unloaded, loaded or stockpiled outside of the Storage Structure, which must be fully enclosed and weather-proof. Openings for haul trucks and rail car access must be equipped with doors.
6.3	The Holder must prevent storm and surface water from entering into the Storage Structure. The Holder must ensure any wastewater generated at the Facility is treated and disposed of in accordance with the requirements of the <i>Environmental Management Act</i> or other applicable legislation.
6.4	Irrespective of which site is chosen for the Facility, parking for Project vehicles and Workers may be located on the sites identified in section B(2) of Schedule A.