

- 1) identification and definition of all Aboriginal & Treaty rights to lands and resources in the Deh Cho region including the sub-surface management, jurisdiction and resource revenue rights of Deh Cho First Nations; and *are made.*
- 2) the non-derogation clause is made more specific to include Aboriginal rights to a minimum of s.25 and 35 of the Consitution Act, 1982 and s. 91.(24) of the Constitution Act 1867; and
- 3) acknowledgement of the Deh Cho First Nations' legitimate desires for certain preferential guarentees or priorities in relation to benefits and opportunities flowing from sub-surface developments on our traditional lands; and
- 4) *is developed + implemented*
a process to address the issue of compensation for previous and current developments in the Deh Cho traditional land base;

OR

- 1) have the Accord limited geographically to exclude the Deh Cho region entirely.

MOVED BY:

R. Hafferty.

SECONDED BY:

M. Hafferty.

ABSTENTIONS:

RESULTS:

Unanimously.