More Precious than Gold...

Mineral Development and the Protection of Biological Diversity in Canada

Prepared by Environmental Mining Council of BC

On behalf of World Wildlife Fund Canada

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More Precious Than Gold: Mineral Development and the Protection of Biological Diversity in Canada
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The Big Picture on Mining and the Environment

Introduction

Across Canada, those seeking to protect biodiversity and those seeking mineral wealth have often ended up looking up the same valleys... For World Wildlife Fund Canada’s Endangered Spaces Campaign, mineral development - from exploration to mine closure - poses some unique challenges and concerns.

In the effort to complete and safeguard Canada’s protected areas system, environmental organizations have engaged with the mining industry many times—sometimes in cooperation, sometimes in conflict.

Why conflict? Some mining projects threaten the integrity of Canadian wild places, which are being lost at the rate of 100 hectares (240 acres) every hour. At risk from this loss of habitat are many of the 300,000 species of plants and animals that live in Canada and the ecosystems that sustain both them and us.

Over the last few decades, society has become more aware of the environmental legacy of mining. The price we pay for our everyday use of minerals is sometimes very high. Changes in laws, technologies and attitudes have begun to address some of the most immediate threats posed by mineral development. However, there are many mining policies and practices that continue to require attention and action.

This discussion paper lays out some of the primary issues and concerns, particularly from a biodiversity-protection perspective. It provides an overview for those concerned about mining and environment conflicts, and raises questions about future directions. The Endangered Spaces Campaign helps to conserve Canada’s biodiversity in a network of protected areas that represents natural habitats across the country—on the land, in our lakes and streams, and in our oceans.

The campaign seeks to protect a representative sample of each of the country’s terrestrial regions and one-third of the marine regions by the year 2000, and to complete the marine protected areas system by the year 2010.

Setting up this network of protected areas, and ensuring that the lands and waters around them are also

Caribou and other wildlife species are vulnerable to roads, habitat loss and other mineral development impacts  
Photo by Ric Careless
well managed, provides a framework for conservation.

By saving sufficiently large and whole examples of habitats, we save the wild species in all their diversity.

**The Impact of Mining**

So where does mining fit into the larger, global picture of environmental impacts? One of the most stunning comparisons that looks at the level of global mineral activity is offered by the Worldwatch Institute. About 24 billion tons of non-fuel minerals are taken from the Earth each year. Taking into account the overburden (the soil and rock on top of the ore), the total is around 28 billion tons of material disturbed each year. This amounts to about 1.7 times the estimated amount of sediment carried each year by all the world's rivers combined.

Regardless of the potential for site reclamation, this figure points to the real short- and long-term habitat disruption concerns posed by mineral development.

The primary environmental damage from the mineral industry happens during the extraction of the raw materials. Unfortunately, our consumption of virgin mineral materials has increased at a staggering rate over the past 100 years, despite the fact that minerals are durable and can very effectively be recycled. The Worldwatch Institute reports that, while the world population doubled, the global use of minerals increased tenfold between 1750 and 1900. Since 1900, the increase has been thirteenfold again.

While the rate of extraction has increased over the years, the average grade of ore (percentage of useable minerals) has steadily decreased. With technology making the exploitation of lower grade deposits feasible, the result is a trend to more open pit mines, more waste and greater amounts of disturbance per unit of mineral extracted.

While technology and science may be improving our technical ability to reclaim disturbed land, some of the fundamental, long-term environmental questions are still poorly understood. These questions were reiterated by a recent symposium of experts on mine waste from across Canada. The experts acknowledged the high degree of uncertainty regarding the prediction and treatment of serious long-term mine pollution problems such as Acid Mine Drainage.

The figures in Table 1 illustrate selected primary products produced by the Canadian mining industry. The figures do not, however, represent the total amount of material removed or disturbed in the process of mining. The tonnage includes only the commodity that is the final commercial product of the mining process.

With a mineral like copper, average grades mined in Canada are under 1%. This means that 99% of the material mined is waste. This waste may be in the form of waste rock or the finely ground “tailings” left after the ore has been extracted. Typically, the amount of gold per tonne of material disturbed is even less.
As a result, the Canadian mineral industry generates one million tonnes of waste rock and 950,000 tonnes of tailings per day, totalling 650 million tonnes of waste per year. If you figure that an average dump truck carries a load of around 20 tonnes...

In Canada today, there are roughly 90 metal mines, 33 coal mines, and over 300 “industrial mineral” operations that include sand and gravel, stone, gypsum, potash, etc. Government forecasts suggest that over the next several years an average of 20 new mines (including metal, coal and industrial metals) are likely to be opened annually across the country.

As will be discussed later, the potential impacts of the different stages and types of mineral development range well beyond the final hole in the ground. In trying to understand the effect of a mine, it has to be considered from the initial exploration phase through to its closure. And it must be understood as being at the centre of a complex energy, water, processing and transportation infrastructure.

The impacts must be understood in both economic and ecological terms. According to the Mining Association of Canada, the current cost of cleaning up the legacy of thousands of past and current mines across Canada is $6 billion.

Each stage of the mining process has the potential for different impacts of various degrees (see Environmental Considerations in Mining, below). The impacts depend on a variety of factors including the sensitivity of local terrain, the composition of minerals being mined, the type of technology employed, the skill, knowledge and environmental commitment of the company, and finally, our ability to monitor and enforce compliance with environmental regulations.

The potential conflict between the Endangered Spaces commitment to protecting biodiversity and mineral development starts with the land use competition between protected area candidates and sites with valuable mineral potential.

Other concerns arise if ecologically important “buffer” areas adjacent to established protected areas suffer impacts from mineral development. Impacts can range from the degradation of water or air quality to the loss of important wildlife corridors and destruction of critical habitat areas.

**The Agenda for Change**

The growing popular and scientific awareness of the principles of conservation biology demands a broader joint commitment from industry, government and the public to protect the connections and components throughout each ecosystem.

Important first steps in this direction were undertaken by representatives from different stakeholder groups who came together at the Whitehorse Mining Initiative, a national forum on the future of mining held in 1992-1994. All sectors agreed that the future health of our economy relies on following conservation principles, including the establishment of a secure, representative protected areas network (see Whitehorse Mining Initiative, below).
With some notable exceptions, however, much more work needs to be done by all sides before harmony can be achieved between interests of mineral development and biodiversity conservation.

To work toward the goal of protecting ecological integrity while fulfilling our social demand for mineral resources we must,

a) protect representative examples of biological diversity throughout each of Canada’s ecoregions,

b) understand the specific ecological risks and uncertainties posed by different mining projects,

c) address the risks with reliable regulatory safeguards that provide industry with clear and strong incentives for sound environmental management and,

d) consider means to (re)use our minerals more efficiently so that we maximize the use of this non-renewable resource.

There is a need for a clearer public agenda on when, where, and under what conditions mineral development may be acceptable.

It is a fact that this central part of the non-renewable resource sector can and will continue to pose threats and challenges to environmental sustainability. The precautionary principle, which is at the root of Endangered Spaces Campaign and is endorsed by all stakeholders in the Whitehorse Mining Initiative, has yet to be implemented.

This said, it is critical to acknowledge the importance mining plays in many regional economies and the fact that we use metals constantly throughout each day of our lives. The value of non-fuel mineral production in 1995 was $19.3 billion, with mining, concentrating, refining and fabricating activities producing about 4% of the GDP.

Furthermore, simply exporting our industry and its impacts overseas is neither ethically nor economically desirable. Sending mining companies off to largely unregulated southern nations would be applying the NIMBY (Not In My Back Yard) syndrome at a global level.

A larger challenge is how we use our mineral resources more safely and sustainably, reduce our consumption of non-renewable resources, increase our “mineral efficiency”, and minimize the short and long-term impacts of mining. While this is an interesting and vital area of policy, it goes beyond the scope of this discussion paper. For those interested in pursuing this area of resource policy and strategy, the Worldwatch Institute and others have begun this discussion in a series of essays on resource efficiency.
Biodiversity Protection and the Environmental Impacts of Mining

While there have been many improvements in mining practices from “the bad old days,” significant environmental risks remain. Negative impacts vary from small-scale habitat disruption of trenching in exploration through to large-scale and long-term threats posed by mine waste and tailings after closure (see Environmental Considerations for Mineral Development, below).

In the right place - and with the right company, new technologies and some good planning - many of the potential impacts are avoidable. History has shown that good environmental performance is most likely when you have:

- the cooperation of sound regulations,
- freedom of information,
- a responsible company and labour force, and
- an informed, effective public.

When these factors are in place, there is accountability and transparency built in to the operation (see Appendix 1: “Guidelines For a Responsible Mine”).

Unfortunately, this ideal world is still far from being implemented, and there are a number of trends that currently threaten progress to the goal of environmentally appropriate mineral development.

Some of the primary areas of concern include

- limited public capacity for independent and equitable participation in development assessment processes,
- ongoing uncertainty in assessing cumulative effects and long term toxins problems of mining through the Environmental Assessment process,
- significantly reduced government resources/capacity for monitoring and enforcement of existing environmental regulations resulting in significant compliance problems,
- the current trend toward environmental deregulation, which is seen by many analysts as an erosion of public safeguards and corporate accountability,
- increased competition for mineral investment, which has resulted in reduced leverage and weighting of environmental and social issues.4

These conditions, which undermine the integrity of environmental regulations and assessments, magnify the need for full protection of critical ecological areas.

Even if our regulatory system were working well to protect the environment, there are some places where mining, or any industrial activity, is simply inappropriate.

As noted above, all stakeholder groups in the Whitehorse Mining Initiative (WMI) acknowledged this fact. Industry, conservation, labour and First Nations delegates agreed that, “Protected areas networks are a fundamental part of the sustainable balance of society, economy and environment…our goal is to create and set aside from industrial development by the year 2000 those protected areas required to achieve representation of Canada’s land-based natural regions.” (WMI Accord)

On the remaining unprotected landscape that surrounds these vital areas, a challenge we face as conservationists and consumers of mineral products is to know where, when, and how it is possible to have environmentally sound mining operations.

In dealing with the land use and ecological
protection issues around mining, there are a number of claims and assumptions that are common and often repeated by mining advocates. Clearly anyone engaged in this issue must be prepared to test the validity of these assumptions on a site by site basis. The following is a discussion of just three of these claims and what they mean for biodiversity protection efforts.

Myth #1: “Mining-related impacts are limited to a very small footprint”

Mining promoters often point to the relatively small size of a mine as a measure of its ecological impact. And on the surface the argument sounds convincing. After all, what’s a hole in the ground compared with a 1,000 hectare clear-cut?

However, the mine site itself is just one point in a long line of activity before and after the digging starts. It is also at the centre of a geographical web of transportation routes (roads/barges/air access routes), energy infrastructure (dams/power lines), tailings ponds, waste rock piles, and processing plants (see Table 3, Environmental Considerations for Mineral Development).

The impacts of mining begin, as many protected areas activists are only too familiar, with the claim staking process. In itself, staking a claim does not necessarily disturb the land. It may be done by helicopter or even by mapping. However, the act of staking a claim is a kind of tenure that may jeopardize and take precedence over other land uses.

Tenure Troubles

Eight out of ten Canadian provinces, as well as both Territories, have a “free entry” tenure system. (Only PEI and Alberta use a discretionary mineral tenure system.) The free entry approach was developed in Europe in the 1500s, largely to serve the military needs of warring noble clans. The general principle is that the Crown’s mineral resources are available on a first come, first served basis; those who seek minerals are permitted to explore and claim tenure of the sub-surface rights for that purpose. Individuals engaged in mineral exploration register as “Free Miners” and are charged little or nothing for the rights of access and tenure to the public resource.

The concept was brought into law in England in the 18th century and was carried with Europeans to manage gold rushes in California and eventually British Columbia, where the colony’s first mining law, establishing a free entry system, was enacted in 1859.

In North America, the free entry tenure played a role as an incentive for opening up new land for settlement and development. This is still the case in remote areas. In northern British Columbia, for example, the Tulsequah Chief copper mine in Northwest BC could be the catalyst for major, and likely irreversible, changes to a region that is currently without roads, development or land use plans.

Areas like this are used extensively by less visible renewable resource users, including First Nations, guide outfitters, recreational and commercial fishers and backcountry tourism operators. None of these legitimate land users enjoys the privilege of tenure in the way a mineral exploration company or prospector does.

• While it varies to a certain degree across Canada, this system universally accords free miners
• the right of entry and access to lands which have mineral potential, and
• the right to locate and stake a claim without consultation with other resource users.

These rights are unique to mining and are seriously out of place in today's complex land management challenges. They allow one interest group to frustrate others that are subject to a more modern discretionary tenure system.

A discretionary system, such as that often used for oil and gas or other natural resources, affords the opportunity to consult and have some measure of community control over the pace and location of development. This is particularly true in sensitive areas, and those areas on which other users rely for economic reasons, such as guide outfitting and fisheries.

Given the increasingly complex demands and concerns for the public land and water, a free entry system is an anachronism.

Based on the notion that minerals are rare, unpredictable and unmovable, free entry gives precedence to minerals over other kinds of resource development and/or protection. A modern addition to the free entry rationale is that exploration is benign, or non-consumptive, and thereby worthy of special status.

This line of argument runs into a variety of problems in the real world. First, it is abundantly clear that the habitats of many threatened and endangered species are at least as rare, certainly no more movable, and much more subject to irreparable damage than mineral deposits.

Second, while the ecological footprint from individual exploration projects may be small, the cumulative impacts of exploration can be extensive. If, as the industry suggests, the ratio of exploration programs to successful mines is 1,000:1, this means considerable human activity, machinery and fuel being transported into a broad area of backcountry by road or by air.

In 1995, the total amount of land staked for new mineral claims was almost 16 million hectares (see Table 2). This was then the fourth highest total on record. Thirty-nine percent of the exploration activity was in Newfoundland, 24% in Northwest Territories, and 11% in Alberta. This staking activity is part of a cyclic process of investment that will continue to fluctuate regionally, subject to a variety of influences, ranging from geological research and commodity prices to government tax incentive programs.

In the recent staking rush in Voisey’s Bay, Labrador, over 250,000 claims were staked, involving over 100 companies. The NWT experienced a similar frenzy of activity with its diamond rush. Both events were fueled as much by stock market speculation as geological assessment. Both rushes had disruptive effects on native land claims, protected areas and other interests not associated with speculation and exploitation of minerals.

Controls on exploration activities and of these kinds of impacts could and should be better-integrated into tenure systems.

Unfortunately, the current free entry tenure system continues to create complications and uncertainty. The lack of balance and integration with other interests restricts the opportunity to make wise land use decisions that meet all

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### New Mineral Claims Staked in Canada

<table>
<thead>
<tr>
<th>Year</th>
<th>Area Staked (ha.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1989</td>
<td>5,063,569</td>
</tr>
<tr>
<td>1990</td>
<td>4,998,490</td>
</tr>
<tr>
<td>1991</td>
<td>5,398,340</td>
</tr>
<tr>
<td>1992</td>
<td>32,886,339</td>
</tr>
<tr>
<td>1993</td>
<td>27,003,430</td>
</tr>
<tr>
<td>1994</td>
<td>15,855,435</td>
</tr>
<tr>
<td>1995</td>
<td>15,772,035</td>
</tr>
</tbody>
</table>

Table 2: Source: Canadian Mineral Yearbook 1995
Getting it Right from the Start

Governments, industry and environmentalists should be looking seriously at how to reduce mining and environment conflicts early in the process. With adequate education, regulation and technology, modern practices could prevent much of this conflict in the future.

Opportunities to reduce impacts and encourage more extensive use of “green” exploration practices include:

• restructuring tenure to consider other land use priorities,
• minimizing the construction of ground access routes wherever possible,
• identifying and mitigating for ecologically sensitive areas during exploration permitting,
• prohibiting outdated, destructive exploration practices
• creating incentives for the use of advanced sensing and testing technologies, and
• linking tenure rights with environmental performance.

In addition, there is the need to use mineral staking restrictions or “interim withdrawals” in selective cases where protected areas are being considered. By using staking withdrawals to limit exploration activity until the planning process is completed, governments can avoid cost and confusion for all stakeholders.

Creating a level playing field for the assessment of different potential land uses is critical to sound decision-making for public resources.

The Whitehorse Mining Initiative Accord notes that “the granting of permits and environmental assessment are made more difficult [where] issues of compatibility and suitability of land uses have not been addressed. Dealing with the land use questions early through effective land use decision-making process will enhance the quality and efficiency of other related processes.”

A disturbing development away from this kind of level playing field is found in the current move to deregulation and industry self-regulation in many regions of the country. From one perspective, this move is a positive sign that some in industry are adopting environmental codes of conduct, and are being encouraged to take more responsibility for environmental standards. However, these policies are of limited comfort as they bring no mechanism for public accountability, are open to broad interpretation and are not applied consistently across the landscape.

An example of the trend reduce regulation is the loss of public involvement and permitting control over exploration access construction, trenching and drilling in Ontario. This kind of deregulation increases the potential for damage to the environment and to wilderness-based economies from mineral exploration and development.

In the long run, such an approach to managing our public resources poses risks to the industry as well. It allows less responsible operators to create the kind of damage that will invoke a broader backlash, which will be felt by the industry as a whole.

What is needed is a clear, fair and environmentally sound system for permitting
exploration activities that will address the need for ecological as well as mineral wealth.

**Compensation Questions**

It is important to note that there are limits to the rights granted free miners under the Canadian legal system. Industry references to mineral rights as “property rights” obscure important factors that affect the public right to cancel or expropriate mineral exploration claims where doing so is in the public interest.

According to the Sierra Legal Defence Fund (SLDF) Report on Compensation Issues Concerning Protected Areas,

Rights to public resources such as mineral claims are contractual in nature; and are received subject to limitations which are inconsistent with traditional views of the "right of property." … It is neither useful nor accurate terminology to refer to policy changes in allocation of public resources as “takings.” … In Canadian law, changes in public policy which affect land values or business interest do not, as a matter of law, require compensation… most corporate claims to compensation are not based on existing legal rights; … Public rights have as much status as private rights at this level.\(^8\)

The limited nature of mineral rights establishes an important base from which to discuss and settle disputes over mineral exploration claims. Public right and corporate right need to be put into appropriate balance. To ensure balance and fairness in public policy, SLDF recommended, as did the Whitehorse Mining Initiative Accord, that some level of compensation should be considered in land use decisions involving cancellation of mineral exploration tenure in good standing. This compensation could be considered as a matter of policy, even if it is not legally required.

SLDF suggests that, where it is warranted, fair compensation should be received for investment dollars less depreciation. Any damage done to public resources should be deducted and mitigation of these effects should be required. Compensation should not be paid for future profits, nor should “the public be forced to buy back its own assets.”

**Leave Nothing but Footprints…**

Mineral development includes a broad range of activities, from exploration to closure, which may occur over several decades. The potential impacts range from the most benign technologies for airborne surveys, to some of the most persistent and highly toxic industrial waste sites in the world.

Improvements in mitigation technologies and techniques have been significant in recent years. Nevertheless, significant uncertainty remains about controlling impacts from many aspects of mineral development—from our ability to manage unauthorized access on exploration and mining roads, to the well-documented scientific uncertainty of Acid Mine Drainage (AMD) prediction and prevention.

Even before a mine gets established, there are “footprint” concerns. A notable example is found at the Windy Craggy site, in the heart of the Tatshenshini-Alsek World Heritage Site. There, independent research has confirmed that the pH levels in streams draining from the Windy Craggy, once site of a proposed copper mine and now in the Tatshenshini-Alsek World Heritage Site

Photo by Ric Careless

“right of property.” … It is neither useful nor accurate terminology to refer to policy changes in allocation of public resources as “takings.” … In Canadian law, changes in public policy which affect land values or business interest do not, as a matter of law, require compensation… most corporate claims to compensation are not based on existing legal rights; … Public rights have as much status as private rights at this level.\(^8\)
entrance of the “bulk sampling” tunnels or adits and the exploration waste rock piles are already dropping, proof that the AMD process has been accelerated by exploration activity.

From a protected areas perspective, the experience at the Myra Falls copper mine in Strathcona park in BC graphically illustrates the problems of mineral development. Bob Ahrens, former parks director for Strathcona says:

“What harm is a ten acre mine in a park of 500,000 acres? Let me tell you about a 10-acre mine in one provincial park. This requires a hydroelectric power development (or power poles into the park), a tailings disposal site, a mining mill site, mill effluent disposal sites, many roads, a camp, barge shipping and tugs on a major lake, loading out works, then a highway through the park (along water grades) all for just a starter.
That 10 acre hole influences 100,000 acres of the choicest part of the park.”

The Myra Falls mine, a relatively modern underground operation, underscores the inappropriateness of industrial activity and the resulting impacts associated with infrastructure.

Conflicts have arisen over noise, water quality, and visual impacts over the course of 30 years. Various areas of the park have been opened up for exploration and development. The presence of the mine has necessitated decades of local protest and advocacy to try to control the impacts on the ecological integrity of the park.9

There have been ongoing concerns about mine expansion plans and hazardous waste management. Even when it is finally closed, the mine’s acid-generating tailings, located in a seismic fault zone, will require long-term treatment and maintenance.

Beyond the direct impacts of mining inside parks, there is the question of impacts from “upstream” development. Contemporary examples include:

- concerns over the potential for pollution from the New World mine that was proposed beside Yellowstone National Park
- habitat destruction from the Cheviot Mine adjacent to Jasper National Park, Alberta.

These are classic examples of the need to look beyond the boundaries of protected areas to see how they relate to the broader landscape.

In cases where water, wildlife or fish travel across protected area borders, a transition corridor or “buffer zone” may be required. Conservation biologists have recognized that limiting harm to these transboundary resources is essential to ensure the long-term health of core protected areas.

What can happen to protected lands if a poorly designed and/or under-regulated mineral development occurs in adjacent areas? Table 3 (below) summarizes potential environmental issues and concerns arising at the different stages of mineral development.

Appendix 1 lists some approaches to mine design that can assist in mitigating the identified concerns, in the short and long-term.

**Myth #2: “Mining is a temporary land use”**

Any proposed mines have projected lives of a few decades or less. To industry spokespeople, this fact alone ensures that impacts will be short-lived. Why make a big fuss over a mine that’ll be closed and reclaimed practically before you know it’s there?

While in many cases mining can be a temporary use of the land, this clearly has not always been the case. The lasting ecological footprint of irresponsible mining can be measured in many ways.

Perhaps the two greatest and most long lasting impacts from mining are:

(a) habitat destruction and increased access from construction of infrastructure (mine waste impoundments, transportation and energy corridors), and

(b) the effects of Acid Mine Drainage on fish, wildlife and water quality.

It is also the case that accidents happen, often leaving impacts that last long after the mine owners move their investments somewhere else.
Infrastructure Impacts

The potential for lasting impacts from mineral development must be assessed in light of substantial requirements for power, water and transportation routes.

Mining (excluding the iron and steel industry) consumes 14% of all industrial energy used across Canada. In northern regions, where human population is sparse, mining operations often account for considerably more of the regional power demand. Over the past decade, the industry has increased its energy intensity (use of energy per unit of material produced) by 13%, rather than reducing it. Its energy demands are second only to the pulp and paper industry. These massive energy requirements are met with hydroelectric, coal and natural gas power through the use of dams, thermal generating stations and pipelines.

In terms of landscape-level and site-specific biodiversity protection efforts, these power systems pose serious, long-term concerns.

Roads cause a variety of impacts, not the least of which is opening up intact wildlands to a range of development. While historically this may have been a useful function, the pressures on biodiversity and the changing nature of environmental values challenge the usefulness of this strategy. The historical and current effects of increased road access include habitat fragmentation, erosion and stream sedimentation, wildlife disruption, overharvesting, and toxic waste spills.

The effectiveness of policy and regulation for road site planning, access management and decommissioning remains weak and inconsistent across Canada.

The role of energy and transportation corridors as a catalyst or stimulant for incremental development is well understood but poorly incorporated into our assessment of cumulative impacts on the landscape. More work must be done to incorporate these issues into land use planning.

Acid Mine Drainage

Industry, labour, government, and environmentalists agree on the seriousness of Acid Mine Drainage (AMD). It is the number one environmental problem facing the mining industry. There is no dispute that AMD

• devastates fish and aquatic habitat,
• is virtually impossible to reverse with existing technology,
• costs millions of dollars annually to treat, and
• can continue for centuries.

AMD occurs when sulphide-bearing minerals in rock are exposed to air and water, changing the sulphide sulphur to sulphuric acid.

This acid dissolves heavy metals such as lead, zinc, copper, arsenic, selenium, mercury, and cadmium into ground and surface water. Certain naturally present bacteria can significantly increase the rate of this reaction.

AMD and heavy metals pollution can poison ground and drinking water and can destroy aquatic life and habitat. Ore bodies commonly

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A mine is more than the hole in the ground... It is the center of a web of developments. Photo by Laura Duncan

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mined that pose AMD risk are gold, silver, copper, iron, zinc, lead (or multi-metal combinations) and coal. Acid mine drainage can develop at several points throughout the mining process, in underground workings, open pit mine faces, waste rock dumps, tailings deposits, and ore stockpiles.

Acid generation can last for decades, centuries, or longer, and its impacts can travel many miles downstream. There are Roman mine sites in Great Britain that continue to generate acid drainage 2,000 years after mining ceased.

There are many Canadian examples. The Equity Silver Mine in BC is a classic example validating public concerns. Despite the best efforts and experts working on it, Equity Silver will need pollution control measures applied for the next five centuries. If these measures fail, the heavy metals and acidic drainage will affect the Bulkley and Skeena River system, one of the richest salmon systems in BC.

In BC alone there are 26 known acid-generating mine sites and 20 potentially acid-generating sites (see map this page). According to the BC State of Environment Report, there are currently 72 million tonnes of acid generating tailings and 250 million tonnes of acid generating waste rock. This figure is increasing by some 25 million tonnes per year.

In speaking to the historical legacy of mining in the US, Albert Gilbert reported to the American Mining Congress in 1988 that, “Mining waste cases typically span very, very large areas... what you’re talking about is the entire environment. The problems are typically larger than in an average Superfund [national environmental clean-up program] hazardous waste site.”

Larger, and more expensive... The Financial Post reported that, in Canada, the “Acid drainage at existing mining operations in Canada is considered to be the most serious environmental threat, with federal estimates of clean-up costs between $2B and $5B.”

Even a small mine can have an enormous ecological and economic cost. On the Tsolum River, for instance, a small three year, 13 acre mine has ruined a $2 million annual fishery and will cost millions more to fix.

Fisheries officials identified AMD as the leading cause of a 90% reduction in the salmon fishery. Despite major clean-up efforts, there is just as much copper in the water, a substance deadly to salmon, as there was when clean-up efforts started a decade ago. According to a recent BC Water Quality Branch report, fisheries rehabilitation efforts have yielded near complete failures.

The broadly recognized scientific uncertainty surrounding AMD prediction and treatment, combined with its potentially devastating long term effects suggest the need for a strongly pre-cautionary approach to the development of such mines. The WMI Accord endorses the precautionary principle, noting that,

“In the past, arguments over the need for...
scientific certainty delayed action in situations where it was required. For sound environmental decisions to be made during the life cycle of a mine complete certainty is not a prerequisite to appropriate action to protect the environment where risk of serious adverse impacts to the ecosystem are evident.”

To protect biodiversity, the application of the precautionary principle to effective assessments, policies and regulations concerning AMD is of fundamental importance.

**Accidents Happen...**

Precaution is essential when dealing with mineral developments because of the high costs of mistakes. The deceptive “temporary footprint” argument does not capture environmental realities, past or present.

Unfortunately, there are many recent high profile examples of mine failures by Canadian companies that have underscored public and environmental risk:

- Placer Dome’s Marcopper disaster in the Philippines involved a major tailings failure that resulted in the massive sediment loading to the Boac River, mine closure and the arrest of senior officials.
- Cambior’s Omai mine released a major cyanide spill into the Essequibo River, an accident in which Canadian engineering firms have been accused of negligence.
- Curragh’s Westray coal mine resulted in the death of over 20 Nova Scotians, and
- Galaxy’s Summitville mine left the U.S. Environmental Protection Agency holding a $100M clean up bill.
- Boliden’s Los Frailes mine, adjacent to Donana National Park in Southern Spain, spilled acidic and heavy metal tailings in 1998, contaminating 5,000 hectares of farmland and devastating Europe’s largest wetland.

The reality of mineral development is that it is a very high stakes game. When mistakes happen, there is the risk of serious and long-term damage due to the scale and nature of the mining process.

Safeguards must be in place to ensure that the short- and long-term risks are thoroughly assessed and that, where mining occurs, the costs are not offloaded to the public and the environment.

**Myth #3: “The mining industry is being chased out of Canada”**

In the wake of the 1993 Tatshenshini decision, the push for completion of the protected areas system, integrated land use planning efforts and land claims settlements, it has been claimed that the mining industry is being driven out of Canada.

The public relations campaigns sponsored by industry associations claim that the industry is “on the rocks” and that we need to grant regulatory, land use and other concessions to companies seeking to “keep mining in Canada.”

Despite this lobby effort, the reported economic performance in the Canadian mining industry during this period has largely been significant increases in employment, profits, capital investment, returns to shareholders, and exploration investment.

**Global & Canadian Trends in Mining**

The reality of the mining industry has always been “boom and bust.” It is a highly cyclic
industry, with economic peaks and troughs that are traceable more to financial factors such as the price of copper or gold (and to the whims of stock promotion—see “Taking Stock”, below) than to any “unfavourable” land use decisions.

Modern mines require very large capital flow and investment to continue operations. As a result, small fluctuations in the value of the ore being produced, or in the cost of borrowing money, can make or break a project. The 1997 downturn in the price of gold, for example, is said to have threatened the economic feasibility of some 40% of the world’s gold mines.

An illustration of this reality is found in looking at the recent industry performance in British Columbia. The worst economic year in the last decade for the mining industry in BC was in 1990, when the industry lost $1 billion. (Notably, this was three years before Windy Craggy.) This loss was due to a combination of fallen commodity prices, unfavourable interest and exchange rates, and increased investment interest in newly stabilized southern countries such as Chile, Mexico and Venezuela.12

The mineral exploration and development expansion in southern nations is part of a global phenomenon. Factors pushing this expansion include:

- the availability of rich, relatively untapped mineral deposits,
- lower production costs and
- fewer regulatory hurdles.

Canada is by no means alone in witnessing this phenomenon of offshore interest. The globalization of investment is a critical factor that has affected all the major mining nations, including Australia, the U.S., and South Africa.

An example of the bigger picture of some of the shifts in investment can be seen in changes in gold production, where Canada has fared very well compared to the rest of the leading mining nations. The Northern Miner, an industry journal, reported that restructuring of the gold production capacity throughout the world as of 1995 had resulted in Canada losing 2% of its gold production to newly developed mining regions in the south. This figure compares to South Africa, which was down 15%, Australia, down 8% and the US, down 5%.13

As explained below, this trend is part of a global restructuring. However, it does not mark an abandonment of countries like Canada by the mining industry, despite claims to the contrary by some industry spokespeople. In the last several years, Canadian mining companies have expanded exploration and development activities both domestically and internationally. The industry, including large and small companies, has interests in over 8,300 properties worldwide. Of these properties, 3,400 are in 100 foreign countries.14

In March 1997, The Northern Miner’s editorial noted that many companies are “coming around to the view that Canada might not be so bad after all. Companies have learned that it is no
picnic exploring in regions where there are no roads and no infrastructure; nor is it easy negotiating deals in countries where there is no legal framework to protect business agreements.\textsuperscript{15}

Nothing illustrates this tangle of foreign speculation and the hazards of offshore investment better than the recent Bre-X fiasco, which ensnared so many Canadian mining experts and investors.

Beyond the economic issues that drive much of the global competition agenda, an important factor that must be considered is that, although some developing countries have broad environmental laws, effective, regulation of the minerals industry is rare.

Where apparently progressive laws do exist, as in Chile, these rules are often not enforced. In a recent World Bank report on the state of Chile’s regulatory environment, it is noted that although standards for water quality are “in line with World Health Organization standards,” there is “no systematic enforcement of these standards.”\textsuperscript{16}

These realities put into a more balanced context the fuller costs and benefits of industry’s demands for concessions around environmental regulation and land access in Canada.

In terms of biodiversity protection and human health, not to mention sustainable economies, the demand for public concessions for private “global competition” will continue to have costs both inside and outside of Canada.

\textbf{Implications of Global Competition for Canada}

Despite major shifts in the industry, the news is hardly bleak even in areas such as BC where resource conflicts are often highly publicized.

According to the Natural Resources Canada Mineral Yearbook, in 1995 three times as many mines opened as were closed across Canada. Contrary to all the gloomy predictions made by some mining spokespeople, even after all the land use processes and after 2.5M hectares of new protected areas, the BC mining industry registered record-high mineral production, and significant increases in both mine development and exploration.

In fact, the Price Waterhouse report commissioned by industry reported three years of increased revenues, earnings and investment between 1993 and 1996.\textsuperscript{17} Only in 1996 did the industry see moderately reduced returns largely due to slumps in the prices of some key commodities, especially copper and gold. Some relevant figures:

- Net revenues were up from $1,741M in 1993 and to $2,694M in 1996.
- Earnings soared from a loss of $14M in 1993 to a gain of $208M in 1996.
- In 1995, solid mineral production reached a record-high gross of $3.48B.
- According to a survey of the whole industry (not just some of the majors as reported by PW), exploration investment, including majors and juniors, was at $66M in 1993 and is estimated at over $126.3M for 1996.
- There are 7 mine expansions are currently in the assessment and permitting process.\textsuperscript{18}

\textbf{Canadian Exploration Trends}

According to the Prospectors and Developers Association of Canada, investment in worldwide exploration boomed in the 1990s.\textsuperscript{19} Relative to all other nations in the world, Canada has consistently ranked among the top four destinations of mineral exploration, and has swapped either first or second spot with Australia since 1980.\textsuperscript{20}

During the last five years, exploration increases have been fueled by a combination of generally favourable metal prices and the diamond exploration boom in Canada’s North that has accounted for nearly 20% of all investment. Aside from the direct environmental impacts of potential mines, it is a telling
comment on our society at large that the frenzied search for the luxury status symbol of diamonds has been able to take such precedence over completion of protected areas and land claims in the North.

The fluctuations in mineral exploration investment (see chart below) are notable for their characteristic peaks and troughs. Some industry lobbyists have pointed to the trough of the early 1990s as an indication that mining is on the rocks, and that protected areas efforts and other regulatory and land use burdens are driving investment out of Canada.

By contrast, there are two notable peaks (in the early and late 1980s), that are often referenced by the industry as indications of legitimate and desirable exploration levels.

The earlier peak from 1980-82 can be largely attributed to high prices in gold, silver and copper.

The peak in 1987-1988 coincides with a particularly ill-conceived tax incentive program (the Mineral Exploration Depletion Allowance) using flow-through shares to stimulate the use of mineral exploration programs as a tax shelter. This program has undergone thorough government review and has been found to have virtually no effect on discovery of mineral reserves. It resulted instead in a high degree of wasteful and ineffective exploration efforts. It can be better characterized as a failed policy experiment than a desirable resource management target.

When accounting for these anomalies, it is clear that exploration has and will continue to fluctuate over time. The claims of mining investment being driven out of Canada ignore or downplay these fluctuations to bolster the drive for regulatory and taxation concessions.

The data show that economic factors and regional exploration and development “rushes” will continue to dominate investment patterns much more than environmental regulatory factors. Scapegoating environmental and protected areas decisions for these peaks and...
troughs, as has been done too often in the past, is a sign of disrespect for the facts and an unwillingness to seek meaningful solutions.

**Taking Stock... Linking Access to Money and Access to Land**

In trying to understand the mining industry—what drives and potentially stops undesirable developments—it is important to look at the role of venture capital and stock markets in financing exploration.

There is a complex and often troublesome relationship between geologists in the field, stock promoters (who, as was shown in the case of Bre-X, often know very little about the realities of mining), shareholders, and the communities that live with exploration and development impacts.

This relationship is generally lost in the business focus on share prices, but connecting the source of cash to human and ecological costs can be a very powerful tool for gaining the attention of companies.

Why and how are stock markets so closely linked to mining? Due to the financial risks associated with mineral exploration, smaller ‘junior’ mining companies typically are unable to raise exploration funds from banks. They therefore rely heavily on equity investment, through either public financing or joint ventures with larger mine companies.

Hence the common industry refrain, "we are not in the business of mining ore, we mine money."

For a variety of reasons, Canada is considered a world leader in both mine financing and geological expertise. Due to financial and geological successes over the years, Canadian junior mining companies have attracted a very large pool of capital. Over the past five years, in excess of $4 billion has been raised on the Vancouver Stock Exchange (VSE), primarily for small and medium-sized mining companies. In 1994, some 20% of the world’s exploration capital driving junior companies came from the VSE alone. The largest percentage of this expanding area of investment money went (and continues to flow) to Latin America.

In 1996, it was estimated that half of the global exploration dollars were raised in Canadian venture capital markets (including the VSE and the Toronto Stock Exchange). According to Toronto stock expert John Embry, “We’re going into a worldwide mining boom with the development of Third World economies... so this isn’t the last inning of the game.” This buoyant optimism has been somewhat tempered in the post Bre-X caution and skepticism around speculative financing of mineral exploration, and the downturn in key commodity prices like copper and gold.

For many years, the VSE has been synonymous with the financing of junior mining companies around the world. More recently, thanks to financial successes like Voisey’s Bay as well as frauds such as Bre-X, the more conservative Toronto Stock Exchange is also gaining notoriety for exploration financing.

Since the late seventies, the VSE has also been infamous as a high risk, scandal-ridden institution that Equity Magazine has called “the Sodom and Gomorrah of modern-day financial markets.” Recent corruption problems underscore the chronic speculation, greed and deception that drive the market.

Over 100 companies attempting to cash in on the Voisey’s Bay nickel rush in eastern Canada raised their capital on the VSE. According to The Globe and Mail, dozens of companies racked up big share price gains (500-900%) without drilling a single hole... The big winner in Voisey’s Bay was Robert Friedland, who sold his interests for $4.3 billion to Inco.

Friedland’s DiamondFields company was on
the leading edge of the huge Voisey’s Bay discovery. It made him a billionaire when he sold it to Inco Ltd., but the ensuing staking rush left over 250,000 mineral claims on Innu and Inuit land and a host of social and environmental disruptions. The costs and benefits of the speculation frenzy are clearly out of balance.

Not surprisingly, stock markets like the VSE tend not to ask where the money comes from or goes to. Recently, however, there are a number of organizations who are researching and reporting on this path of investment and impact.

Progressive analysts such as Toronto’s Social Investment Organization (SIO) and Ethicscan: the Clearinghouse on Corporate and Consumer Ethics have begun studies of the Canadian mining industry. Their intention is to develop ethical investment guidelines to inform individual and fund investors of the consequences of their actions. 27

Paths of Conflict and Cooperation

Growing demands on our limited land and water resources are forcing increased overlap between mining claims and biodiversity protection interests.

At this time, mining interests, with some notable exceptions, are seen as a primary hurdle to completion of a protected areas system in Canada—more so than forestry and other industries. There are many obstacles and opportunities ahead.

The contact between industry, environmentalists and governments is taking place in the context of globalization of both mineral investment and the conservation community. It is happening while the fields of conservation biology and the geosciences are rapidly advancing. Furthermore, the internet and other new information and research technologies are allowing much faster and broader distribution of problems and solutions to an international audience.

While the available land base continues to shrink, the social space for conflict and cooperation is expanding. How do we best operate in this changing landscape? The mining industry seeks:

- continued access to land,
- the ability to gain permit and approvals without engaging excessive public resistance, and
- sympathetic policy treatment.

These industry desires can and will be affected by public awareness and action. The industry can expect protected areas groups to be among the most active agents of public awareness on land use across Canada.

Environmental groups seeking to implement the principles of conservation biology and complete the protected areas system will be up against profound government pressure for
investment revenue and increasingly sophisticated mining companies at the planning and assessment processes.

The following section will look at some options for the future.

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**The Whitehorse Mining Initiative (WMI)**

From 1992 to 1994, national multi-stakeholder discussions were held with the purpose of looking at the future of mining in Canada. Senior representatives from industry, regulators, and environmental, labour and aboriginal groups met to discuss concerns, conflicts and possible common approaches to solutions. The result of this initiative was a series of principles and goals laid out in the WMI Leadership Accord and Issue Group Reports on environment, land access, workplace and workforce, and finance and taxation.

Many people around the world watched this process, one of the first attempts at achieving consensus on the social, environmental and economic issues and approaches to mining practices and policy. While far from perfect, the Accord and reports addressed a number of important environmental issues. Among the environmental commitments made by all WMI parties are:

- Completion of a representative protected areas system free from industrial activity,
- The need to employ the precautionary principle in assessing potential environmental impacts of mining,
- The need for integration of land use planning, environmental assessment and environmental monitoring systems,
- Comprehensive mine reclamation planning and posting of financial securities to cover all environmental costs,
- Open, fair and accountable decision-making, including adequate resources for public participation.

The challenge in the coming years is to hold all parties to these commitments and to design and test the reforms necessary to achieve these goals. Environmentalists, in conjunction with aboriginal and community groups, will play a key role in defining the terms of this engagement for the future.

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**A Science-based Approach to Cooperation**

One of the more contentious issues during the two-year WMI process concerned the creation of new protected areas free from industrial activity.

As a consequence of the balance struck by stakeholders in WMI, the public policy debate between the mining industry and environmentalists over protected areas has shifted from "why should Canada create new protected areas" to "how can Canada accomplish this task while better managing the conflicts inherent in these sometimes conflicting goals."

The agreement in principle does not resolve disputes over specific sites and what constitutes "good" process. However, it does create an opening for discussing rational solutions.

With an agreement in place on the fundamental importance of representative protected areas, much of the subsequent discussion between stakeholders has centered on the role of science and public policy in defining candidate areas for both biodiversity protection and mineral development.

The rationale for using science as a starting point for cooperative efforts on areas of mutual concern is based on three main observations:

- Science is a relatively safe, “objective” ground to begin discussions and serves as a means to bring additional people to the table to listen to issues.
- The theme of accurate, credible information as the requisite for good decision-making...
runs throughout many areas of the WMI agreement.
- Science-based discussions can invoke a discipline that can lead to a more interest-based approach that is likely to yield productive results.

The Manitoba Cooperative Experience

A cooperative approach between industry and environmental representatives poses many challenges due to the focused and disparate demands of the constituents on both sides. The very different power relations and resources can confound the best intentions of individuals on both sides.

Nevertheless, under certain circumstances, working models exist that show mutual concerns sometimes have common solutions. Recently in Manitoba, a series of land use issues and potential conflicts was dealt with successfully from this perspective.

Representatives of the Manitoba Mining Association and the WWF Endangered Spaces Campaign worked together initially to deal with mutual problems arising in the establishment of four northern parks (totaling 2 million hectares). The two groups subsequently worked constructively on reviewing new candidate protected areas and wildlife management areas, as well as ongoing education on mining and protected areas issues.

What factors contributed to this ability to work together? According to staff members involved, some of the key elements include,

- both of the organizations and the key individuals are explicitly committed to the WMI principles regarding protected areas
- all exchanges and joint work are based on principles set forth in the WMI Accord
- information exchanges regarding protected areas decisions are technical and science-based

- both routinely deal with the same government officials and are directly involved with the details of current land use processes
- both interact regularly with common constituencies
- representatives are accountable to their organizations for maintaining goals and codes of conduct.

The two organizations noted that serious crises have arisen due to the complex circumstances of multi-stakeholder land use decision-making processes. These crises can serve to magnify the perception of disagreement and increase the distance between organizations and individuals. Alternatively, they can become an opportunity for communication and partnership and the identification of common solutions.

In the case of the four new Northern parks in Manitoba, the crises resulting from process confusion resulted in a consultative process between the two organizations. As a result, over the next two years a number of significant decisions regarding the establishment of protected areas in Manitoba were made with mining industry support.

When the Carrot Fails... Linking Stakeholders to Shareholders

When cooperation fails, a variety of strategies and tactics has been successfully employed in gaining the attention of companies and government agencies.

One such tactic is shareholder and stock market advocacy. Increasingly, targeting investors is an effective tool that is used by church, environment and labour activists against irresponsible corporate practices.

Junior mining stocks are notably volatile. Conflicts and complications that decrease the assurance of quick profits and development opportunity can, if handled strategically, convince investors and their financial advisors that their money would be safer and more
wisely spent elsewhere.

The increase in corporate concern for the public image around environmental performance shown by companies such as Placer Dome and BHP makes shareholder advocacy a potentially useful tool in larger operations as well.

This tactic was used successfully in the Tatshenshini campaign and was instrumental in drawing attention to fights against other high-risk mines such as Noranda’s New World Mine, the Aj mine in Juneau, Alaska, and others.

Shareholder advocacy forces the business community (and, of equal importance, the business media) to examine issues of risk in different ways than those they are typically used to. It aims to ensure that there is full disclosure of factors that may affect the “success” of the project (such as long-term environmental liability and the degree of public concerns and resistance to potential environmental damage).

Linking development impacts with head offices and stockholders is a substantial but strategically powerful challenge. The growing international awareness of mining impacts (thanks in part to some recent spectacular disasters by Canadian companies) combined with the powerful communication tools of the internet open up new strategic opportunities.

Endangered Spaces Conclusions and Recommendations

The range of issues identified in this paper speaks to a complex set of problems for all stakeholders. Steps toward solutions and suggestions to avoid future conflicts have been put forward—some legal, some technical, some political.

Below are a set of principles and priorities based on the experience of regional and national Endangered Spaces campaigners across Canada who have worked with and against mining interests to protect biodiversity.

They are set out to provide a framework to enable a more informed approach to advocating new protected areas where progress could be delayed or stopped by mineral development. Principle 1 - no mining in protected areas - is the ultimate goal. The other principles are to help us achieve our first principle.

**Principle 1 - Mineral Development Should Be Prohibited in Protected Areas**

Mineral exploration and development should be prohibited in existing and future protected areas. In particular, it should be excluded from representative protected areas, wilderness and ecological reserves, and other types of protected areas where environmental values and conservation objectives are not compatible with industrial activity. Mineral development should also be excluded from critical wildlife habitat areas, especially as required for rare and endangered species, calving and birthing areas, etc.

**Principle 2 - Interim Protection Measures Are Required to Protect Candidate Sites**

Governments should apply interim protection measures to candidate protected areas in order to protect their natural values from damage due to exploration activities, and to ensure that third-party interests do not take precedent over the public interest, possibly resulting in the need for compensation.
Applicable techniques could include map notations, interim management guidelines and legal land withdrawals that prohibit any further staking, exploration or development. The Land Access report of the Whitehorse Mining Initiative supports the use of interim protection measures. The November 1996 report of the Auditor General of Canada also calls for their application to candidate national parks.

**Principle 3 - Assessments of Candidate Protected Areas Must Consider Natural Values**

Governments must be encouraged to put an equal effort into assessing the wildlands and wildlife values of candidate protected areas, instead of emphasizing mineral resource assessments over protected area values. For example, the budget for the federal Mineral and Energy Resource Assessments that are completed for proposed northern national parks is, on occasion, three times that which is available for an assessment of natural and cultural values.

**Principle 4 - Mineral Resource Assessments Should Proceed Under More Stringent Conditions**

Given the urgent need to complete Canada’s networks of protected areas, the best scenario for environmentalists is for governments to proceed as quickly as possible in designating candidate areas and avoiding years of study to determine their mineral potential. However, government policy typically demands that such mineral assessments be performed so that decision-makers are informed as to what economic mineral values may be forgone in a new protected area. While the Whitehorse Mining Initiative requires that such assessments be performed, individual organizations should consider whether they support such assessments. If governments insist on completing mineral information inventories and/or mineral resource assessments, environmentalists should give consideration to advocating that they proceed according to the following conditions:

- Government-sponsored mineral assessments should consist of mineral potential models, literature searches, airborne reconnaissance, and/or some ground-truthing that does not remove habitat, disturb wildlife, alter enduring features, or involve the introduction of toxic waste materials.
- Where governments cannot reasonably perform such activities as above, industry could perform such activities, but only in cases where it is not granted mineral tenure or other forms of third-party rights. The results of such work must be available to the public.
- If mineral potential is rated as moderate to high, some ground work could be performed by government or industry as per above, but no legal rights should be granted to the involved companies.
- If the candidate protected area contains ecological and cultural resources that are one-of-a-kind (in that no alternative representative or unique natural areas exist) mineral assessments and/or exploration activities should be terminated, and action taken to designate the protected area.
- If government permits exploratory ground work by a company within a candidate protected area, and such work is terminated due to high, irreplaceable biological or
cultural values, the company should not be entitled to compensation for the potential value of the mineral body, as it entered the candidate protected area knowing it was a proposed site. Government may want to compensate the company for out-of-pocket exploration expenses.

- If an area of high mineral potential is located within, but on the periphery of a candidate protected area, companies could be given limited time to assess the area’s mineral resources, except in cases where the area is critical to the protected area’s ecological goals, to maintaining ecological integrity and natural processes, and/or to sustaining wildlife populations.

- In the event that an area of high mineral potential is found, then provisions under Principle 5 should be considered. If not, government authorities should be encouraged to designate the protected area.

Some of these points will be attacked by industry as naïve. For example, few, if any, companies, are likely to make their drilling results public. Nor are any companies likely to invest in exploration programs without having legal tenure to an area. However, these are special places requiring special rules, and government and industry should be compelled to follow other approaches.

**Principle 5 - Ensure that Areas of High Mineral Potential Are Not Immediately Excluded**

Mineral resource assessments performed on candidate protected areas may identify areas of high mineral potential, leading to calls by industry and government mineral departments to remove such areas from consideration for protection. Environmentalists should challenge this assertion, and promote several actions:

- Before removing areas of high mineral potential from candidate sites, a review of the mineral potential should be completed within a regional context to determine whether there are similar nearby mineral deposits that could be accessed without compromising protected area values.

- If an area of high mineral potential is located on the periphery of a candidate area, it could be “zoned-out,” but only if additional lands of equivalent ecological value are added. A review of the cumulative impacts of such a scenario should also be concluded.

- If a site of potentially high mineral potential is located in the middle of a candidate area, such as the then-proposed Windy Craggy copper mine in the middle of the Tatshenshini-Alsek, governments must be pressed to preserve the area from mineral development. Important in such decisions is protection from habitat disruption and water contamination is critical for long-term ecological health.
the viability of a mine development scenario; in the Windy Craggy case, the company simply could not present a development plan that governments felt they could approve.

**Principle 6 - Mineral Exploration Standards Must Be Broadened and Enforced**

In candidate protected areas where there is (a) high mineral potential, or (b) pre-existing mineral rights, and (c) important environmental values, any decision by government to allow mineral exploration must be accompanied by publicly reviewed, stringent, and enforceable exploration conditions that ensure the area's ecological integrity is maintained.

Governments should be pressed to develop conservation standards for sensitive wildlife habitat, pristine wilderness areas, and other lands and waters with high social and biodiversity values, whether they fall within a candidate protected area or not. For example, mineral development in karst landscapes with limestone caves, etc. can have wide-ranging impacts on the air and hydrological regimes that sustain such areas.

**Principle 8 - The Protected Area Establishment Process Must Be Open and Transparent**

Any decisions related to the establishment of protected areas and any proposed mineral resource assessment and exploration programs should be made within the context of an open public process of consultation and access to information. In particular, any change to a protected area's status must require a public reference to Parliament or the relevant Legislature.

For example, the public trust in national parks is upheld by Parliament in that neither ministers nor Cabinet can shrink or eliminate a national park without a public hearing and an amendment to the National Parks Act. This prevents any unilateral attempts to open a protected area to development. Such a stipulation would most likely have prevented Nova Scotia from removing interim protection from the Jim Campbell Barrens protected area less than a year after establishing it.

**Principle 7 - Governments Should Be Encouraged to Reform the Mineral Tenure System**

Governments should be encouraged to begin the process of reviewing and developing alternative approaches to the current mineral tenure system to ensure that mineral rights do not take precedence over, or prohibit the achievement of, environmental and protected area goals. The free entry system is inconsistent with society's growing demands to meet other ecological, economic and social sustainability goals associated with the Canadian landscape.

Industry demands that governments “deregulate” the industry and remove environmental standards so that it can be more competitive and adopt more flexible strategies. Yet, ironically, they steadfastly hang onto the old approach of demanding tenure to an area while preventing all other social and environmental initiatives, such as parks and land claims, from progressing.

**Principle 9 - Conservation Organizations Must Understand Their Government’s Mineral Policy and The Rationale for Protected Area Boundaries**

In order to monitor effectively the impact of mineral exploration and development activities and to advocate action on protected areas, conservation groups must have a clear understanding of their government's mineral legislation and policy frameworks. For
example, provincial parks legislation may not be the act that controls or prohibits mining in parks. In Ontario, the Parks Act does not expressly prohibit mineral activities, while the Mining Act plays an important role.

Similarly, it is important to understand what legislation and other tools are available to provide for or block interim protection measures to candidate sites, such as:

- government policy on mineral assessments and who is responsible for carrying them out,
- the ability to extinguish mineral prospecting and development permits and the policy on third-party compensation, and
- the ability to prohibit or limit mineral companies from actively working their mineral claims.

In addition, protected area advocates must be prepared to defend the rationale for proposed boundaries. The mining industry invests a lot of money in deciding where to draw lines on its mineral maps, lines that indicate where it should explore, drill and, ultimately, develop a mine. Where it draws the lines influences the investment of millions of dollars. Thus, when reviewing protected area boundaries, industry representatives seek a clear understanding of why a particular boundary was drawn. Be prepared for such scrutiny.

**Principle 10 - Ensure That Regional Prospecting and Mining Associations Support the WMI**

Canada’s two major industry organizations - the Mining Association of Canada and the Prospectors and Developers Association of Canada - were major participants in and signatories to the Leadership Accord of the WMI. This does not necessarily guarantee the support of provincial and territorial organizations with a similar mandate.

It is important that conservation groups meet with such organizations to ensure their support for the WMI, and to identify areas of mutual understanding and disagreement. Such organizations may play a large role in either assisting us in securing new protected areas, or preventing us from achieving the Endangered Spaces goal.
Appendix 1

Guidelines for a Responsible Mine (outside protected areas)

Adapted by the EMCBC from the Mineral Policy Center, Washington, D.C.

Adequate environmental protection for hardrock mines and leaching facilities includes the following elements as a minimum:

- **Rainfall management**, to prevent excessive rainwater from entering tailings impoundments and ore leaching systems, causing overflow of toxic solutions into streams and groundwater.
- **Surface water control**, through the diversion of all streams and runoff around the mine area and the prevention of silt from being washed into streams. This applies to many types of operations ranging from gold dredging in stream valleys to open-pit mines during all phases of development from exploration, to construction, operation and closure.
- **Leak monitoring** under the leaching pad, the tailings impoundments and throughout the liquid transfer system. Back-up liners or pipes and a leak detection system should be required in all cases. Monitoring wells in the groundwater should be required, with frequent testing.
- **Wildlife protection**, including the prevention of wildlife access to toxic-solution ponds and the treatment of all discharges to be safe for fish, as well as people.
- **Reclamation and landscaping**, with specific systems to prevent acid drainage and leaching of toxic metals from abandoned piles of mine waste and spent leaching heaps.
- **Runoff controls**, treatment of runoff from streams from the waste piles, and long term control strategies (such as capping or submersion) for acid mine drainage from waste piles may all be required. The post-mining landscape should be both usable and attractive.
- **Long-term monitoring** programs should be required at all mine sites after completion of mining and closure of an operation. This should include publicly reported surface and groundwater testing, and a plan for corrective action if acid or toxic leakage develops.
- **Local citizen oversight committee** should be established at all major mines as a condition of permit approval.
- **A chief executive officer (CEO) working together with an environmental vice-president or department**, to demonstrate a willingness to make changes in a project to reflect the concerns of the public is paramount.
- **Secure funding** for all of these factors should be guaranteed before a mining operation is permitted to start so that the public is not left with the costs of cleaning up after the mining companies leave.
- **Public, written commitments**, if a company is not willing to put a promise or guarantee in writing, be suspicious; that guarantee is unlikely to leave the room.
Endnotes

1 John E. Young, Mining the Earth, Worldwatch Paper #109, Worldwatch Institute, Washington DC 1992, pg.8
2 Acid Rock Drainage Prediction Symposium, Mine Effluent Neutral Drainage (MEND) Program, Vancouver November, 1996
3 Paul Muldoon, CELA and Mark Winfield, CIELAP, Brief to the House of Commons Standing Committee on Natural Resources regarding Mining and the Environment, Toronto, ON, April 1996
4 Paul Muldoon, CELA and Mark Winfield, CIELAP, Brief to the House of Commons Standing Committee on Natural Resources regarding Mining and the Environment, Toronto, ON, April 1996, pp. 28-39, and Alan Young, EMBC, Public Interest Perspectives on Canadian Environmental Mining Issues, Friends of the Earth Canada, Ottawa, ON, July 1997.
5 Frank Remiz, Mining in Canada: A Backgrounder, CPAWS, February 1997. This unpublished paper, prepared for CPAWS is useful overview of mineral tenure and exploration regulation issues across Canada.
6 Natural Resources Canada, Canadian Mineral Resources Yearbook 1995, Ottawa 1996
7 Natural Resources Canada, WMI Leadership Council Accord, November, 1994, p. 18.
9 John Dwyer, Conflicts Over Wilderness: Strathcona Provincial Park, SFU, Vancouver, 1993
11 Financial Post, November 17/94
13 The Northern Miner editorial, , May 1995
14 Keith Brewer and Andre Lemieux, Canada's Global Position in Mining: Canadian Financing of the International Mining Industry, Natural Resources Canada, May 1997
15 The Northern Miner, editorial, , March 3, 1997
17 ibid
23. Gary Lanhphier, “Spotlight on Vancouver Juniors” Vancouver Sun, April 11, 1996, p D1
27 The Social Investment Organization is a Toronto based non-profit organization researching and promoting the impacts of ethical investment strategies (416-360-6047). Another Toronto-based organization undertaking the mining industry research is Ethiscan (416-783-7386). These researchers are attempting to provide critical analysis to a range of public interest, business and investment audience, introducing ethical considerations to a largely amoral realm of investment activity.