



TSX-V : DTA

DENTONIA RESOURCES LTD

P.O. Box 10321 Pacific Centre, Suite #880 – 609 Granville Street,
Vancouver, BC. V7Y 1G5 Tel: (604) 682-1141 Fax: (604) 682-1144
Website: www.dentonia.net Email: dentonia@telus.net

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For Immediate Release

IS THIS ONE OF BROS. GRIMM'S FAIRY TALES?

The above question refers to Kettle River's and Peregrine's news releases, and Will Purcell's article of December 14, 2006, in Stockwatch.

The relationship among the WO Diamond Project Joint Venture Partners is governed by an Agreement dated December 6, 2002, as amended, provides for the operator, Peregrine, to submit budgets, make cash calls, and the agreement provides for an hiatus 60 days in which to elect to participate, and another 60 days in which to pay, 120 days in total.

The issue before DHK is from what date or dates do the 120 days run. An initial budget was proposed in July 2006, then again in August 2006, then again in October, 2006. The fact is the R.C. drilling did not commence until December 6, 2006. What is the effective date of the fall cash call? Dentonia does not accept Peregrine's or Will Purcell's interpretation.

A minor matter is Larry Widmer's statement that Kettle River proposed to make the entire DHK payment, no such proposition was ever made, referring to Kettle River's financial statement of July 31, 2006 indicates a cash balance of \$60,575 in its accounts, insufficient to make such a payment; the payment of \$1,049,762.35 made to DHK was a loan from Peregrine and upon Kettle River's instruction was repaid by DHK to Peregrine.

Dentonia, however, had a cash balance or equivalent balance of approximately \$2,800,000 in its accounts, in September 2006, \$800,000 of which were flow-through funds. These flow-through funds could not be expended on the WO Diamond Project under the current legal structure, Dentonia being a shareholder of DHK had no direct interest in the WO Diamond Project.

Upon the advice by tax lawyers, the 3 shareholders of DHK, namely Dentonia, Horseshoe, and Kettle River, with the explicit consent and urging of Kettle River, Larry Widmer, proceeded to retain a law firm, legal fees were paid, and the 3 shareholders entered into negotiations.

A Farmout agreement was drafted, which, if concluded, would have enabled Dentonia to apply all or part of its flow-through funds, and Dentonia could have raised further flow-through funds in time to make all of its pro rata contributions to the exploration of WO Diamond Project. However, in November 2006, Kettle River entered into a Stand-Still agreement with Peregrine, preventing the conclusion of the Farmout agreement without Peregrine's consent, according to Kettle River, such consent was not given.

Dentonia takes the position that Kettle River negotiated in bad faith, and the actions of Peregrine constituted a tortious and oppressive interference in the affairs of DHK, and in these negotiations, and as reported earlier, Dentonia is seeking legal advice on these matters.

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"Adolf A. Petancic"

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President

The TSX Venture Exchange has not reviewed and does not accept responsibility for the adequacy or accuracy of this release.