File No. MA 031-00

M. Orr)Thursday, the 11th dayDeputy Mining and Lands Commissioner)of October, 2001.

THE MINING ACT

IN THE MATTER OF

Mining Claim S-1229840, recorded in the name of T.R.C. Management & Consulting Inc., situate in the Township of Dana, in the Sudbury Mining Division, (hereinafter referred to as the "Mining Claim");

IN THE MATTER OF

A Preliminary Exploration Agreement, dated the 28th day of March, 2000, between the Respondent and the Applicant;

AND IN THE MATTER OF

An application for the issuance of a Notice of Interest with respect to the Mining Claim, pursuant to section 105 of the **Mining Act**;

AND IN THE MATTER OF

Section 60 of the Mining Act.

BETWEEN:

PACIFIC NORTH WEST CAPITAL CORP. Applicant

- and -

T. R. C. MANAGEMENT & CONSULTING INC. Respondent

SUPPLEMENTARY ORDER AS TO REVIEW REQUEST

WHEREAS a request was received by this tribunal on the 13th day of June, 2001, wherein the Applicant requested that the tribunal review its Reasons of the 4th day of May, 2001, specifically the third last paragraph of the Reasons dealing with the mining of garnets by the Respondent;

AND WHEREAS the parties at the request of the tribunal provided written submissions with respect to the review request;

AND WHEREAS paragraph 1 of the Order, dated the 4th day of May, 2001, provided that the Agreement dated the 28th day of March, 2000, was in full force and effect;

AND WHEREAS retaining the aforementioned third paragraph in the Reasons would contradict the intention of the tribunal as set out in paragraph 1 of the aforementioned Order;

AND WHEREAS the tribunal has the jurisdiction to amend Reasons where they conflict with an Order;

1. THIS TRIBUNAL ORDERS that the Reasons, dated the 4th day of May, 2001, be amended by deleting the third last paragraph and specifically the words "[t]he tribunal also declares that TRC shall have the exclusive right to mine garnet from the property, providing that Pacific is not precluded from proceeding to mine any other minerals from the property as recommended in any bankable feasibility study produced after March 28, 2000".

2. THIS TRIBUNAL FURTHER ADVISES that there will be no further Order with respect to costs for this application.

3. THIS TRIBUNAL FURTHER ADVISES that pursuant to subsection 129(4) of the **Mining Act** as amended, a copy of this Order shall be forwarded by this tribunal to the Provincial Mining Recorder **WHO IS HEREBY DIRECTED** to amend the records in the Provincial Recording Office as necessary and in accordance with the aforementioned subsection 129(4).

DATED this 11th day of October, 2001.

Original signed by M. Orr

M. Orr DEPUTY MINING AND LANDS COMMISSIONER