



## FOR IMMEDIATE RELEASE

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### Eabametoong First Nation Celebrates Court Overturning Landore Mining Exploration Permit

Today the Divisional Court of Ontario overturned a drilling exploration permit issued by the Ontario Ministry of Energy, Mines, Northern Development and Indigenous Affairs. The permit had been granted to Landore Resources Canada in 2016, against Eabametoong's objections. The Court held that Ontario failed to consult honourably with Eabametoong and that Landore did not properly carry out the consultation duties delegated to it by Ontario.

The Court found that Eabametoong members intensively and extensively use the permit area for harvesting and cultural activities. Ontario breached its duty to consult with Eabametoong by unilaterally terminating the consultation process contrary to the reasonable expectations of Eabametoong, for reasons it did not communicate to Eabametoong. The Court also found that Ontario failed to share other critical information with Eabametoong, such as feedback on its concerns regarding the permit, and its private meetings with the company. As a result, Ontario's conduct did not meet the honour of the Crown or promote trust and reconciliation between the Crown and First Nations.

Chief Atlookan stated: "It is unfortunate that we were forced to use our limited resources to go to Court to fight for our rights and way of life, but I am pleased that the Court found in our favour. I hope the decision means that both Ontario and companies in the future will conduct themselves at a higher and more honourable standard in their dealings with us. The integrity of our land and our way of life is priceless to us; so we will not just hope this decision changes things, but we will continue to press for meaningful involvement in any decision on our homelands."

Eabametoong First Nation is the largest remote community with rights and interests in the Ring of Fire area and is a strong participant in discussions with Ontario and Canada on the potential Ring of Fire projects and access roads. With respect to the status of that dialogue, Chief Atlookan added: "We stand in unity with our fellow Matawa First Nations as we make progress towards reconciliation through real involvement with decisions that may impact our members for generations. This case shows that the previous government was not implementing current regulations according to a reasonable and honourable standard for exploration projects, so there is tremendous concern over lack of information and any decision-making role in future major projects and developments. The way forward begins with recognition of our rights, not attempts to dismiss them as we saw with Landore and MNM. We look forward to dialogue with the new Ontario government on meaningful joint decision-making within environmental, permitting, infrastructure, and other land management processes.

For more information, please visit:

Video on EFN Stewardship Initiatives: <https://www.youtube.com/watch?v=I5Qkc42nToM&t=40s>

EFN Resource Stewardship: <http://eabametoong.firstnation.ca/resource-stewardship>

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