

(3) The 1989 Patton Boggs and Blow contract in connection with claims regarding the duties to protect tribal lands and to manage tribal resources is very clear in the area of compensation. Monetary or other quantifiable recovery for the CN, through the litigation or legislative process, said attorneys shall receive (10%) of the amount recoveredless that we have paid, Unless there was an extend made this contract ran out on July 2, 1992 I have ask the Nation to check their files the BIA did not have anything on a extension. The other questions was, is contract part of the riverbed case and does Wilcoxon and Niebell have a contract with PBB for riverbed part.

After reviewing the contracts I do not agree with Dennis Springwaters opinion of item # 2, he thinks we would have to pay regardless. I will visit with him again if you agree with my understanding. It would be better not to have the BIA on record stateing that we would need to pay at this time so I told Dennis I would tell you of his understanding.