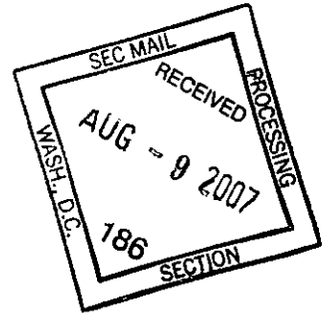


**MANSON  
CREEK  
RESOURCES LTD.**

SUITE 500, 926 - 5 AVE. S.W.  
CALGARY, AB T2P 0N7 CANADA  
TEL: (403) 233-0464  
FAX: (403) 266-2606  
www.manson.ca MCK:TSX VENTURE

FILE No.  
82-3874



July 31, 2007

United States Securities  
& Exchange Commission  
Washington, DC  
20549  
USA

**PROCESSED**  
**AUG 14 2007**  
**THOMSON  
FINANCIAL**

**SUPPL**

Dear Sirs:

RE: Foreign Private Issuer Exemption File No. 82-3874  
News Release Dated July 31, 2007

Please find enclosed 3 copies of the news release listed above.

Yours very truly,

MANSON CREEK RESOURCES LTD.

*for Barbara O'Neill*  
BARBARA O'NEILL

*dlw 8/13*

# MANSON CREEK RESOURCES LTD.

Suite 500, 926-5<sup>th</sup> AVENUE S.W., CALGARY, ALBERTA, T2P 0N7  
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FILE No.  
82-3874  
↓

## NEWS RELEASE

**JULY 31, 2007**

News Release: **07-13**

Symbol: TSX Venture-MCK

For Further Information Contact: **Regan Chernish at 1.403.233.0464**

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### **Manson Creek Closes Non-Brokered Financing**

Manson Creek Resources Ltd. ('Manson Creek') is pleased to announce today that it has closed its previously announced non-brokered private placement.

The private placement consists of 1,852,940 units ("Common Units") at a price of \$0.17 per Common Unit and 2,900,000 flow through units ("FT Units") at a price of \$0.20 per FT Unit, for combined gross proceeds of \$895,000.

Each Common Unit consists of one common share, one half of one Series A common share purchase warrant and one half of one Series B common share purchase warrant. Each whole Series A common share purchase warrant (a "Series A Warrant") will entitle the holder to purchase an additional common share at a price of \$0.23 for one year following closing. Each whole Series B common share purchase warrant (a "Series B Warrant") will entitle the holder to purchase an additional common share at a price of \$0.40 for two years following closing. Each FT Unit consists of one common share of Manson Creek to be issued on a flow through basis and one common share purchase warrant. Each whole common share purchase warrant (a "Series C Warrant") entitles the holder to purchase an additional common share at a price of \$0.35 if purchased in the first year following closing or at a price of \$0.50 if purchased in the second year following closing. The securities issued are subject to a hold period until December 1, 2007 and a 7.5% cash finder's fee has been paid to eligible persons.

The Units were offered by way of prospectus and registration exemptions in the provinces of Ontario, British Columbia and Alberta.

MineralFields Group (a division of Pathway Asset Management) has purchased 2,500,000 FT Units for gross proceeds of \$500,000.

Proceeds of the financing will fund a portion of the 2007 exploration program of Manson Creek and for general working capital purposes.

Manson Creek's key projects for 2007 include continued diamond drilling on the Black Lake uranium property, proposed diamond drilling on the Meridian gold-silver property, and sampling on the Stem uranium property.

"Regan Chernish"

Regan Chernish, P. Geol.  
President and Director

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The TSX Venture Exchange has neither approved nor disapproved of the contents of this press release.

All statements, other than statements of historical fact, in this news release are forward-looking statements that involve various risks and uncertainties, including, without limitation, statements regarding the potential extent of mineralization and reserves, exploration results and future plans and objectives of Manson Creek Resources Ltd. These risks and uncertainties include, but are not restricted to, the amount of geological data available, the uncertain reliability of drilling results and geophysical and geological data and the interpretation thereof and the need for adequate financing for future exploration and development efforts. There can be no assurance that such statements will prove to be accurate. Actual results and future events could differ materially from those anticipated in such statements. These and all subsequent written and oral forward-looking statements are based on the estimates and opinions of management on the dates they are made and are expressly qualified in their entirety by this notice. The Company assumes no obligation to update forward-looking statements should circumstances or management's estimates or opinions change.

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FILE No.  
82-3874

## NEWS RELEASE

**JULY 31, 2007**

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Symbol: TSX Venture-MCK

For Further Information Contact: **Regan Chernish at 1.403.233.0464**

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Each Common Unit consists of one common share, one half of one Series A common share purchase warrant and one half of one Series B common share purchase warrant. Each whole Series A common share purchase warrant (a "Series A Warrant") will entitle the holder to purchase an additional common share at a price of \$0.23 for one year following closing. Each whole Series B common share purchase warrant (a "Series B Warrant") will entitle the holder to purchase an additional common share at a price of \$0.40 for two years following closing. Each FT Unit consists of one common share of Manson Creek to be issued on a flow through basis and one common share purchase warrant. Each whole common share purchase warrant (a "Series C Warrant") entitles the holder to purchase an additional common share at a price of \$0.35 if purchased in the first year following closing or at a price of \$0.50 if purchased in the second year following closing. The securities issued are subject to a hold period until December 1, 2007 and a 7.5% cash finder's fee has been paid to eligible persons.

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**END**