

SCHEDULE 1

Timetable Deadlines Imposed by the Ontario Superior Court of Justice and Information Concerning Next Steps

Re:

Motion by Windigo First Nations Council ("Windigo") and Nishnawbe Aski Nation ("NAN") To Add Cristal Lake and Stirland Lake Residential High Schools to the Indian Residential Schools Settlement Agreement

The Court has set the following schedule for the remaining final steps:

1. Written submissions, and any additional written materials, if any, of Windigo and NAN are to be served by **July 21st, 2010**. The lawyers for Windigo and NAN have prepared and filed with the Court a detailed written argument supporting our claim that Stirland Lake and Cristal Lake are "Indian Residential Schools" within the meaning of Article 12 of the Indian Residential Schools Settlement Agreement. The Court has ordered that the **hearing will be conducted in writing, with no oral component** (ie: no court appearance) as is consistent with the current protocol for IRSS Agreement matters.
2. Canada must serve and file its responding written submissions, and any additional written materials, if any, by **August 19, 2010**;
3. Any written reply argument from Windigo and NAN is to be served and filed by **August 23, 2010**;
4. Intervenor submissions, if any, must be served and filed by **September 7, 2010**. The court has apparently received notification from 3 or 4 possible parties. The Court Monitor is following up with those parties to see if they are actually going to seek leave to intervene in the motion brought on behalf of Windigo and NAN. The lawyers for Windigo and NAN will be advised of any intervenor submissions;
5. Windigo and NAN then have a right to reply to any intervenor submissions by **September 17, 2010**. This means that a determination will then be made as to whether we are going to support, or oppose, any such applications.
6. Thereafter, Chief Justice Winkler will review the written arguments, the evidence, and then issue a ruling. The lawyers for Windigo and NAN are hopeful that the Judge will then make his ruling and that it will be delivered by the end of the year.