



## Cour fédérale

Date: 20200805

Docket: T-1673-17

**Citation: 2020 FC 845** 

Ottawa, Ontario, August 5, 2020

PRESENT: The Honourable Mr. Justice Phelan

#### **CLASS PROCEEDING**

**BETWEEN:** 

# CHERYL TILLER, MARY-ELLEN COPLAND AND DAYNA ROACH

**Plaintiffs** 

and

### HER MAJESTY THE QUEEN

**Defendant** 

### **ORDER**

**WHEREAS** this motion was made by the Representative Plaintiffs, on consent and in writing, pursuant to Rule 369 of the *Federal Courts Rules*, SOR/98-106, for clarification of the "Implementation Date" under the Settlement Agreement approved by this Court;

**AND UPON READING** the motion record of the Representative Plaintiffs;

**AND UPON** the Implementation Date having been set, after extensions due to pandemic circumstances affecting Court operations, as July 16, 2020;

**AND UPON** the implementation of the Settlement having been commenced before the *Time Limits and Other Periods Act (COVID-19)*, SC 2020, c. 11 [Covid Act];

**AND HAVING CONSIDERED** that no appeals or leaves to appeal have been filed or are likely to be filed;

**AND HAVING CONSIDERED** that the motion is in the best interests of the Class and is within the Court's discretion to grant;

**THIS COURT ORDERS that** the Implementation Date of the Settlement of this class action remains July 16, 2020, and has not been impacted by the *Time Limits and Other Periods Act (COVID-19)*, SC 2020, c 11.

