



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.

"Michael L. Phelan"
Judge