

Paul B. Vickery
Barrister

August 26, 2022

Our File Number: 10543937

BY EMAIL

Canadian Human Rights Tribunal
240 Sparks Street, 6th Floor West
Ottawa, ON
K1A 1J4


Dear Registrar:

Re: First Nations Child and family Caring Society of Canada et al. v AGC
Tribunal File No: T-1340/7008

I write on behalf of the Attorney General of Canada in response to the motion to intervene brought by the Federation of Sovereign Indigenous Nations (FSIN). Please forward this correspondence to the Panel.

Canada does not oppose the motion to intervene. However, since the FSIN is not a party to the class actions concerned nor to this late date, a party to these proceedings, in our view the intervention should be limited to providing comment on the final settlement agreement in the context of the motion and not extending that right, as claimed in the motion material, so as to permit the intervener to participate in case conferences, mediation, negotiation or other dispute resolution or administrative processes regarding the motion. In our view such a limitation is necessary to ensure we meet the timeframes set out in the final settlement agreement so that compensation may go as soon as possible to the claimants.

Yours sincerely,


Paul B. Vickery
Barrister

Email: Paul.Vickery@justice.gc.ca
Tel.: 343-961-5625

Canada