IN THE COURT OF QUEEN'S BENCH OF ALBERTA JUDICIAL DISTRICT OF CALGARY

THE HONOURABLE)	FRIDAY, THE
JUSTICE MCMAHON)	15 TH DAY OF DECEMBER, 2006
)	

BETWEEN:

FLORA NORTHWEST, ADRIAN YELLOWKNEE, MICHAEL CARPAN, KENNETH SPARVIER, DENNIS SMOKEYDAY, RHONDA BUFFALO, MARIE GAGNON, SIMON SCIPIO, as represented and claims on behalf of themselves and all other individuals who attended Residential Schools in Canada, including but not limited to all Residential Schools' clients of the proposed Class Counsel, Merchant Law Group, as listed in part in Schedule 1 to this Claim, and the John and Jane Does named herein, and such further John and Jane Does and other individuals belonging to the proposed class, including JOHN DOE I, JANE DOE I, JOHN DOE II, JANE DOE II, JOHN DOE III, JANE DOE III, JOHN DOE IV, JOHN DOE V, JOHN VI, JANE DOE VI, JOHN DOE VV, JOHN VI, JANE DOE VI, JOHN DOE VV, JOHN DOE VVII, JOHN DOE VVII, JOHN DOE VVII, JOHN DOE VVII, JANE DOE VVII, JOHN DOE XI, JANE DOE XI, JOHN DOE XII, JOHN DOE XIII, JANE DOE XIII JANE DOE

Plaintiffs

- and -

ATTORNEY GENERAL OF CANADA

Defendant

Proceedings under the Class Proceedings Act, S.A. 2003

ORDER

THIS MOTION, for an amendment to the title of proceedings, made by the parties, on consent, was heard October 12 and 13, 2006, at the Court House, 611 - 4 St. S.W., Calgary, in the Province of Alberta, in the presence of counsel for the parties, judgment having been reserved until this day.

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ON READING the notice of motion, the joint motion record of the parties, the Settlement Agreement and the facta of the parties, and for written reasons delivered this day,

AND UPON HEARING the submissions of counsel for the parties,

- 1. **THIS COURT ORDERS** that leave is granted to amend this claim in the form attached as Schedule "A" as an Amended Statement of Claim (without underlining) and that the title of proceedings is hereby so amended, including the addition of certain former third parties or parties to the Catholic Entities Agreement as party defendants.
- 2. **THIS COURT ORDERS** that all defendants listed in Schedule "A" of the Amended Statement of Claim are added, on consent, and solely for the purpose of the approval by this Court of the Settlement Agreement and the issuance of this Judgment, and by such consent to be added as defendants, the defendants are not attorning to the jurisdiction of this Court for any purpose other than the approval by this Court of the Settlement Agreement and the issuance of this Judgment.

THE HONOURABLE JUSTICE MCMAHON