COURT FILE NUMBER

1103 14112

COURT

COURT OF KING'S BENCH OF ALBERTA

JUDICIAL CENTRE

EDMONTON

IN THE MATTER OF THE TRUSTEE ACT, RSA 2000, c. T-8, AS AMENDED and

IN THE MATTER OF THE SAWRIDGE BAND INTER VIVOS SETTLEMENT CREATED BY CHIEF WALTER PATRICK TWINN, OF THE SAWRIDGE INDIAN BAND, NO. 19 now known as SAWRIDGE FIRST NATION ON APRIL 15, 1985 (the "1985 Sawridge Trust")

APPLICANTS

ROLAND TWINN, MARGARET WARD, TRACEY SCARLETT, EVERETT JUSTIN TWIN, AND DAVID MAJESKI, as Trustees for the 1985 Sawridge Trust ("Sawridge Trustees")

DOCUMENT

CASE MANAGEMENT ORDER

ADDRESS FOR SERVICE AND CONTACT INFORMATION OF PARTY FILING THIS DOCUMENT

DENTONS CANADA LLP Attn: Michael Sestito 2500 Stantec Tower 10220 – 103 Avenue NW Edmonton, AB T5J 0K4

Phone: 780-423-7300

Email: michael.sestito@dentons.com

File: 551860-1/MSS

And

Doris Bonora KC

Email: dorisbonora@kpmg.ca

April 4, 2025
Edmonton, Alberta
Justice J.S. Little

UPON the Case Management Order pronounced November 27, 2024 (the "Case Management Order"); AND UPON review of an application for intervention status provided by the Sawridge First Nation (the "Intervention Application"); AND UPON hearing the submissions from counsel for the Sawridge Trustees, the Office of the Public Guardian and Trustee ("OPGT"), and the Sawridge First Nation; AND UPON hearing submissions from Catherine Twinn; AND UPON the Application from the Sawridge Trustees for certain relief filed June 28, 2024 (the "Full Application"); AND UPON being informed by the Sawridge Trustees that they wish to have the court adjudicate the threshold issue regarding paragraph 1(b) of the Full Application before the balance of the application is considered (the "Threshold Application");

IT IS HEREBY ORDERED THAT:



- The Sawridge First Nation is granted status to intervene on the Threshold Application on the following conditions:
 - The Sawridge First Nation may file a written brief of law on or before May 26, 2025 of no more than 30 pages limited to arguments relating to the Threshold Application;
 - The Sawridge First Nation may be entitled to provide oral argument of no more than 60 minutes, or such further time as the Court may allow limited to arguments relating to the Threshold Application;
 - The Sawridge First Nation shall not be permitted to adduce any new evidence;
 - The Sawridge First Nation may not raise new issues in the Threshold application and may not raise issues that are not raised by the Applicants; and,
 - e. The Sawridge First Nation shall bear its own costs both for the purposes of its Intervention Application and for any participation in the Threshold Application.
- The Sawridge First Nation's participation in any other part of the Full Application may be determined by consent of the Parties, failing which the Sawridge First Nation may apply for intervention at a later day.
- 3. The Threshold Application is scheduled for a full day on June 16, 2025. The Sawridge Trustees, as Applicants, shall file their written brief regarding the Threshold Application on April 16, 2025. The Respondents and the Sawridge First Nation shall provide written briefs responding to the Threshold Application on or before May 26, 2025.

Justice J.S. Little CATHERINE TWINN Catherine Twinn, Self-Represented

Doris C Bonora KC / Michael Sestito,

APPROVED AS TO FORM AND CONTENT BY:

KPMG LAW LLP / DENTONS CANADA LLP

Co-Counsel for the Sawridge

Trustees

HUTCHISON LAW / FIELD LAW

P. Jonathan Faulds KC / Janet Hutchison, Co-Counsel for the OPGT

Crista Osualdini, Counsel for the Sawridge First Nation

MCLENNAN ROSS LLP