

**IN THE MATTER OF  
SIXTIES SCOOP CLASS ACTION SETTLEMENT AGREEMENT**

**DIRECTION OF THE EXCEPTIONS COMMITTEE  
TO THE ADMINISTRATOR**

**RE: REMINDER LETTERS**

**WHEREAS**, a class action settlement agreement, dated November 30, 2017, was signed by the parties, and approved by the Federal Court of Canada in *Riddle v. HMTQ*, Court File Number T-2212-16 and by the Ontario Superior Court of Justice in *Brown v. AGC*, Court File Number CV-09-00372025 CP (the “Settlement Agreement”);

**AND WHEREAS**, an Exceptions Committee pursuant to section 9 of the Settlement Agreement has been constituted;

**AND WHEREAS**, the Exceptions Committee may provide directions to the Administrator pursuant to 9.02(2)(c) of the Settlement Agreement;

**AND WHEREAS**, the Administrator has written to certain claimants pursuant to s.6.07(3) of the Settlement Agreement indicating an intention to reject their claims, and the reasons therefore, (“Notice of Intention to Reject”), and the Administrator had requested a response within 45 days of the date of the Notice of Intention to Reject if the claimant were to remedy their claim before an official rejection letter would be sent under s.6.07(4) of the Settlement Agreement;

**AND WHEREAS**, a substantial number of claimants who received Notices of Intention to Reject have not yet remedied their claims, and the 45 day deadline indicated by the Administrator has

elapsed;

**THE EXCEPTIONS COMMITTEE HEREBY DIRECTS THE ADMINISTRATOR AS FOLLOWS:**

1. The Administrator shall send a further reminder letter to claimants who have been previously sent a Notice of Intention to Reject, and who have not yet remedied their claims, again inviting the claimant to remedy his or her claim and recommending that the claimant contact Class Counsel for assistance in doing so (the “Reminder Letter”).
2. The Administrator shall send the Reminder Letter as soon after the elapse of a deadline given in the Notice of Intent to Reject as is practicable.
3. The Reminder Letter shall grant the claimant another 30 days from the date of the Reminder Letter to remedy their claim before an official rejection letter may be sent by the Administrator pursuant to s.6.07(4) of the Settlement Agreement.

Dated: March 12, 2020



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The Honourable Robert A. Blair, Q.C.  
for the Exceptions Committee