



Indian Residential
Schools Resolution Canada

Résolution des questions des
pensionnats indiens Canada

Canada



Notice of Changes to Documents in ADR Process

December 22, 2003

Please note that there have been some minor changes to the Application Form, the Guide to the ADR Process and the Notice of Class Action since the launch of the ADR Process in November 2003.

These revisions **do not** effect the ADR Process. Both the original Application Form and this revised version can be used to submit a claim for the ADR Process. If you started filling in the original Application Form, please continue to use it.

For more information, please see the attached list of the minor revisions that we have made to the documents in the ADR Process:

Where Revisions have been made	What has been revised
<p><i>Application Form</i> Section 1 - Personal, family and community information, Page 2</p>	<p>New Question:</p> <p>17. The government will always deal with applications from people who are over 70 years old and people in failing health as a priority. For failing health, a medical certificate is required to show that further delay would impair or impede your ability to participate in a hearing.</p> <p>Are you in failing health? <input type="checkbox"/> Yes <input type="checkbox"/> No Have you included a medical certificate with your application form? <input type="checkbox"/> Yes <input type="checkbox"/> No A medical certificate is required to confirm failing health. Send the medical certificate to:</p> <p>Indian Residential Schools Resolution Canada P.O. Box 1550, Stn B Ottawa, ON K1P 1K7</p>
<p><i>Application Form</i> Section 3 - Previous or ongoing court claims and legal representation Page 7</p>	<p>New text:</p> <p>If you have a court claim you can still proceed through the ADR Process. Your lawyer will have to put your court claim on hold, if your application is accepted into the ADR Process.</p>
<p><i>Application Form</i> Section 3 - Previous or ongoing court claims and legal representation Page 8</p>	<p>New text:</p> <p>If you answered Question 3 on the previous page, please skip Question 4.</p>

Where Revisions have been made	What has been revised
<i>Guide to the ADR Process</i> Section B7 - Counselling Support, Page 14	Corrected typo in first set of bullets: a) b) c), not e)
<i>Guide to the ADR Process</i> Section B7 - Counselling Support, Page 14	Revised second bullet b): b) reasonable transportation costs (must be approved in advance) to and from approved counselling sessions and traditional healing supports (see below); and
<i>Guide to the ADR Process</i> Section B9 - Role of church organizations involved in residential schools, Page 15 Table, Row 1, Column 2	Revised sentence: The church organization(s) involved in your residential school(s) will be asked if it (they) wish to contribute to your compensation, and if so, will be given a copy of your <i>Application Form</i> .
<i>Guide to the ADR Process</i> Section B9 - Role of church organizations involved in residential schools, Page 15 Table, Row 2, Column 2	Revised second sentence: Where a church organization agrees to provide information about your claim the government will provide the church organization with information from your <i>Application Form</i> that is needed to do this.

Where Revisions have been made	What has been revised
<i>Guide to the ADR Process</i> Section B9 - Role of church organizations involved in residential schools, Page 16 Table, Row 1, Column 2	Revised first sentence: If the church organization has agreed to contribute or provide information about your claim, a church representative may attend the hearing.
<i>Guide to the ADR Process</i> Section B9 - Role of church organizations involved in residential schools, Page 16 Table, Row 1, Column 2	Revised second sentence: Otherwise, if you object to their attendance, they will be excluded from your hearing.
<i>Guide to the ADR Process</i> Section F - Questions and Answers Page 37	Bullet c) in response to question 3 revised: c) You have, as a claimant in an Alternative Dispute Resolution Pilot Project, given evidence at your own fact finding hearing. However, you may have the compensation offer from the Pilot Project assessed by a decision-maker in the Alternative Dispute Resolution Process.
<i>Guide to the ADR Process</i> Section F - Questions and Answers Page 38	New sentence added to end of response to Question 6: For failing health, a medical certificate is required to show that further delay would impair or impede their ability to participate in a hearing.

Where Revisions have been made	What has been revised
<i>Guide to the ADR Process</i> Appendix A - Compensation Rules for Model A, Page 48 Table 2, Row 3, Column 2 ("Harm 3")	Typo corrected: Replaced "state" with "states"
<i>Guide to the ADR Process</i> Appendix A - Compensation Rules for Model A Table 2, Row 3, Column 2 ("Harm 3") Page 48	Typo corrected: Comma inserted after "substance" in line 6
<i>Guide to the ADR Process</i> Appendix A - Compensation Rules for Model A, page 49 Table 5, Row 1	Text in first row replaced with: Chronic inability to obtain or retain employment
<i>Notice of Class Actions</i> page 8	Added contact information for Stephen Bronstein under the <i>Straightnose</i> Class Action: Willows Tulloch & Howe c/o Stephen Bronstein 300-533 Victoria Ave. Regina, SK, S4N 0P8 Phone: (306) 924-8620 Fax: (306) 924-8601 Email: sbronstein@cableregina.com