

[2] The Respondent reported that it had produced its final expert report (Dr. McHugh) on May 23, 2018. In view of the plan to negotiate, the Claimant does not plan to seek a responding report from its expert at this time, as it will not be necessary for the intended negotiation.

[3] The Parties confirmed that they are in an advanced stage of preparation of an Agreed Statement of Facts, Agreed Statement of Issues and a Common Book of Documents. The Respondent is in the process of formulating a response to any final changes it may suggest to these documents and will do so on or before **June 29, 2018**. These documents will then be in a state sufficient for the proposed negotiations and subsequent instruction of experts on compensation issues.

[4] The Parties were advised that this file is being assigned to Justice William G. E. Grist. The Parties are to prepare a plan of negotiation including in respect of planned steps, engagement of experts and timelines. That plan will be presented at the next CMC when it is intended that a stay of proceedings may be requested.

[5] The next CMC will be coordinated by the Registry to take place at a mutually agreeable time in the first half of October 2018.

W. L. WHALEN

Honourable W. L. Whalen